

# ACTS AND STATUTES, MADE

In a PARLIAMENT begun at *Dublin*,  
the Twenty Eight Day of *November*, *Anno*  
*Dom.* 1727. in the First Year of the Reign of  
Our Most Gracious Sovereign LORD,  
**KING GEORGE II.**

BEFORE

His Excellency *John* Lord *Carteret*, Lord Lieutenant, General and General Governor of *Ireland*.

And continued under His Excellency *John* Lord *Carteret*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Twenty Third Day of *September*, 1729.

And further continued under His Grace *Lionel* Duke of *Dorset*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Fifth Day of *October*, 1731.

And further continued under His Grace *Lionel* Duke of *Dorset*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Fifth Day of *October*, 1733.

And further continued under His Grace *Lionel* Duke of *Dorset*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Seventh Day of *October*, 1735.

And further continued under His Grace *William* Duke of *Devonshire*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Fourth Day of *October*, 1737.

And further Continued under His Grace *William* Duke of *Devonshire*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Ninth Day of *October*, 1739.

And further continued under his Grace *William* Duke of *Devonshire*, Lord Lieutenant, General and General Governor of *Ireland*, by several Prorogations, until the Sixth Day of *October*, 1741. Being the Eighth Session of this present PARLIAMENT.



DUBLIN:

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Most Excellent Majesty, at the *King's Arms* and *Two*  
*Bibles* in *Essex-Street*, MDCCXLI.



QMA

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Our Mail Carriers Deliver to a  
Town, in the Fall Year of the Reign of  
the Twenty Eight Day of November, 1800  
in a PARLIAMENT begun at Dublin,  
KING GEORGE III.

1804

[illegible]

1875

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A N

CHAP.

I.  
W

A N  
A C T  
For Granting and Continuing to  
HIS MAJESTY,  
A N  
A D D I T I O N A L D U T Y  
O N  
Beer, Ale, Strong-Waters, Wine, To-  
bacco, and other Goods and Merchandizes,  
herein Mentioned.



D U B L I N :

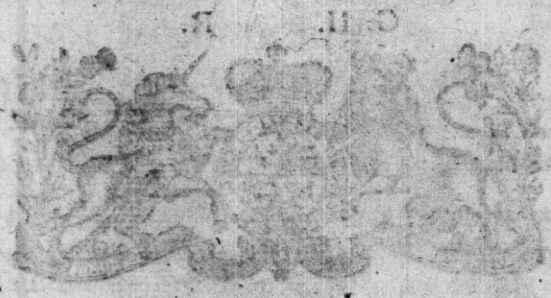
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CHAP.  
I.

A  
C  
T  
HIS MAJESTY  
AN  
ADDITIONAL DUTY

ON  
Beer, Ale, Strong-Waters, Wine, To-  
bacco, and other Goods and Merchandises  
Imported from the Continent.



DUBLIN:  
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Bibles in Essex Street, MDCCXII.

A N  
A C T  
F O R

Granting and Continuing to His Majesty, an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes, herein Mentioned.

C H A P. I.

**W**E Your Majesty's most Dutiful and Loyal Subjects, The Commons of Ireland, in Parliament Assembled, having a just Sense of Your Royal Care, for the Prosperity of all Your Subjects, and Well knowing that the Security of this Your Realm, and the Continuance of the many Blessings We enjoy under Your Mild and Auspicious Reign, Depend on the Support of Your Majesty's Government, Do most humbly Beseech Your Majesty that it may be Enacted,

And be it Enacted by the King's Most Excellent Majesty, by and with the Consent of the Lords Spiritual and Temporal, and Commons in this present Par-

liament



CHAP.

I.

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liament assembled, and by the Authority of the same, That the severall and respective Duties and Impositions on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes, which, in and by an Act of Parliament, Made and Passed in the first Year of Your Majesty's Reign [Intituled, An Act for Granting to His Majesty, an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes, therein mentioned; And also, a Tax on Salaries, Profits of Employments, Fees and Pensions; And for securing the Re-payment of Fifty Thousand Pounds *Sterl.* formerly advanced to His late Majesty for the Use of the Publick, together with the Interest thereof] Were Granted unto Your Majesty, or Chargeable in Manner therein Mentioned, from the Twentry fifth Day of March, One thousand seven hundred twentry and eight, to the Twentry fifth Day of December, One thousand seven hundred twentry and nine, inclusive; And which, by one other Act, made and passed in the Third Year of Your Majesty's Reign [Intituled, An Act for Granting and Continuing to His Majesty an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes, therein Mentioned] Were Continued until the Twentry fifth Day of December, in the Year of our Lord One thousand seven hundred thirty and one, inclusive; And which were further Granted and Continued from Time to Time by subsequent Acts of Parliament made in this  
King-

Kingdom, until the Twentry fifth Day of December, in the Year of Our Lord One thousand seven hundred forty and one, inclusive; Be further Granted, Continued, Raised, Collected, Levied and Paid unto Your Majesty, Your Heirs and Successors, from the said Twentry fifth Day of December, One thousand seven hundred forty and one, until the Twentry fifth Day of December, One thousand seven hundred forty and three, inclusive.

CHAP.  
I.

And be it further Enacted by the Authority aforesaid, That all and Singular the said Duties hereby Granted and Continued, shall be Raised, Levied, Collected and Paid unto Your Majesty, Your Heirs and Successors, during the Time aforesaid, over and above all other Duties payable for the same, by Virtue of an Act made in this Kingdom, in the Fourteenth Year of the Reign of King Charles the Second [Intituled, An Act for the Settling of the Excise or new Impost, upon His Majesty, His Heirs and Successors, according to the Book of Rates, therein Inserted] or by Virtue of one other Act, made in the said Fourteenth Year of the Reign of the said King Charles the Second [Intituled, An Act for Settling the Subsidy of Poundage, and Granting a Subsidy of Tunnage, and other Sums of Money, unto His Royal Majesty, His Heirs and Successors, the same to be Paid upon Merchandizes Imported and Exported into, or out of the Kingdom of Ireland, according to a Book of Rates hereunto annexed]



CHAP.

I.

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Provided allways, And be it further En-  
 acted by the Authority aforesaid, That if  
 the said Wines, Strong-Waters, Spirits  
 perfectly Made, and Spirits Made and  
 Distilled of Wine and Brandy, or Spirits  
 above Proof, upon which the said Addition-  
 al Duties are Charged, shall, after Pay-  
 ment thereof, or Security Given for the  
 same, be again Exported by any Merchant  
 or Merchants, That is, or are, a Subject  
 or Subjects of this Realm, or any other  
 His Majesty's Dominions, within Eighteen  
 Months, or by Merchants Strangers,  
 within Twelve Months, after the Impor-  
 tation thereof, and due Proof first Made,  
 by Certificate from the proper Officer of  
 the due Entry of such Wines, Strong-  
 Waters, Spirits perfectly Made, and Spi-  
 rits Made and Distilled of Wine, Bran-  
 dy, or Spirits above Proof, and of the  
 Payment of the said Additional Duties  
 hereby Granted and Charged thereon, or  
 Security being given for the same, and  
 that all other Requisites have been Per-  
 formed, which are by Law Required to  
 be performed, in Cases where the Duties  
 of Excise are to be Repaid, by Virtue of  
 the before-mentioned Act [Intituled, An  
 Act for the Settling of the Excise or New  
 Impost, upon His Majesty, His Heirs and Suc-  
 cessors, according to the Book of Rates, therein  
 Inserted] That then the said Additional  
 Duties, shall, without any Delay or Re-  
 ward, be Paid or Allowed unto such Mer-  
 chant or Merchants, so Exporting the  
 same,

Georgii Secundi Regis.

7

same, Within One Month after Demand thereof, or the Security for the said Additional Duties, by this Act Charged, shall be Vacated or Discharged as to so much thereof as shall be so Exported; Any Thing herein contained to the Contrary notwithstanding.

CHAP.  
I.  


And be it further Enacted by the Authority aforesaid, That for the better Levying and Collecting the several Rates and Duties hereby Granted, and also for a further Supply to Your Majesty, all and every the Rules, Directions, Orders and Authorities, Clause or Clauses, Relating to the Brewers Miring their Beer and Ale, and Distillers Distilling of Strong-Waters, and for Preventing the Miring of Small Worts with Strong Ale or Beer, after the Gauger hath taken the Gauge thereof, and for Impowering Gaugers to take an Account of all Mash and Lobb Wines in Distillers Hands, the better to Ascertain the Quantity of Aquavita, Strong-Waters and Spirits by them Distilled, and all Penalties and Forfeitures Arising thereby and therefrom, Given, Granted or Enacted in and by an Act Passed in the fourth Year of the Reign of His Late Majesty King George the First, of Glorious Memory [Intituled, An Act for Continuing to His Majesty an Additional Duty on all Wines and Strong-Waters, and Spirits perfectly Made, and upon all Spirits Made and Distilled of Wine; and also a Tax on all



CHAP. Salaries, Profits of Employments, Fees and Pen-

**I.** sions, therein mentioned ; And for Granting a further Additional Duty on Ale, Beer and Strong-Waters, and Spirits perfectly Made, and upon all Spirits Made and Distilled of Wine ; And for Securing the Re-payment of Fifty Thousand Pounds *Sterling*, formerly Advanced to His Majesty for the Use of the Publick, together with the Interest thereof] Which Were to Continue from the Twentry First Day of November, One thousand seven hundred and seventeen, until the Twentry first Day of November, One thousand seven hundred and nineteen, inclusive ; And Which Were further Granted and Continued from Time to Time, by divers Acts of Parliament Made in this Kingdom until the Twentry fifth Day of December, One thousand seven hundred and forty one, inclusive, Shall be, and Continue in full Force from the Twentry fifth Day of December, One thousand seven hundred and forty one, until the Twentry fifth Day of December, Which Will be in the Year of Our Lord One thousand seven hundred and forty three, inclusive.

And be it further Enacted by the Authority aforesaid, That for a further Supply to Your Majesty, the further Additional Duty of Twentry Shillings *Sterling*, on every hundred Weight of Molasses, and the further Additional Duty of Twentry Shillings *Sterling*, on every hundred Weight of Treacle, Which, in and by the said Act of Parliament, Made in the first Year of Your Majesty's

Majesty's Reign, were Granted unto Your  
 Majesty from the Twenty fifth Day of  
 March, which was in the Year of Our  
 Lord One thousand seven hundred Twenty  
 and Eight, until the Twenty fifth Day of  
 December, One thousand seven hundred  
 Twenty and nine, inclusive, and which were  
 further Granted and Continued unto Your  
 Majesty, from Time to Time by other Acts  
 of Parliament, made in this Kingdom  
 from the said Twenty fifth Day of De-  
 cember, One thousand seven hundred Twen-  
 ty and nine, until the Twenty fifth  
 Day of December, One Thousand seven  
 hundred and forty one inclusive, Be  
 further Granted, Continued, Collected,  
 Levied and Paid unto Your Majesty,  
 Your Heirs and Successors, from the said  
 Twenty fifth Day of December, One thou-  
 sand seven hundred and forty one, until  
 the Twenty fifth Day of December, One  
 thousand seven hundred and forty three,  
 inclusive.

And be it further Enacted by the Au-  
 thority aforesaid, That for a further Sup-  
 ply to Your Majesty, an Additional Duty  
 of Six Pence per Yard for all Foreign  
 Stuffs, Called Romalls, and all Manu-  
 factures Made of Cotton, or of Cotton  
 and Linnen Mixed, Whether Plain, Paint-  
 ed or Stained, which shall be Imported  
 into this Kingdom from any Parts abroad;  
 Except the Manufactures of Great Britain,  
 And also an Additional Duty of Six Pence  
 per Yard, over and above the Present Du-  
 ties,



CHAP.

I.

w

ties, for all Cambricks not of the Manufacture of Great Britain, which shall be Imported into this Kingdom, Exceeding a Pard Wide; Shall be Raised, Levied, Collected, and Paid to Your Majesty, Your Heirs and Successors, from the Twenty fifth Day of December, One thousand seven hundred and forty one, to the Twenty fifth Day of December, One thousand seven hundred and forty three, inclusive.

And be it further Enacted by the Authority aforesaid, That the said Additional Rates and Duties on Coffee, Tea, Chocolate and Cocoa-Nuts, and all Honey Arising thereby, Shall be Paid to the Trustees Appointed for the Management of the Hempen and Flaxen Manufactures of this Kingdom, to be by them Applied to Enticage and Support the said Manufactures, and the Trade thereof, in this Kingdom.

And be it further Enacted by the Authority aforesaid, That all and every the several and respective Additional Duties hereby Granted or Continued, shall be Raised, Assessed, Collected, and Paid unto Your Majesty, Your Heirs and Successors, during the Term aforesaid, at the same Time, and in like Manner, and by such Ways, Means and Methods, and by such Rules and Directions, and under such Penalties and Forfeitures, and with such Powers, as are Appointed, Directed and Expressed in and by the said Act, Made in  
this

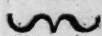
this Kingdom in the Fourteenth Year of the CHAP.  
 Reign of King Charles the Second [Intitu- I.  
 led, An Act for the Settling of the Excise, or New ~  
 Impost, upon His Majesty, His Heirs and Suc-  
 cessors, according to the Book of Rates, therein  
 inserted] or by any other Law now in Force,  
 Relating to the Revenue or Excise in this  
 Kingdom, as fully and Effectually, to all  
 Intent and Purposes, as if the Same  
 were particularly Mentioned, Expressed,  
 and Enacted again in the Body of this  
 present Act: With like Remedy of Appeal  
 to and for the Party grieved, as in and by  
 the said Act of Excise, or any other Law  
 now in being, Relating to the Duties of  
 Excise, is provided.

And be it further Enacted by the Autho-  
 rity aforesaid, That the Sixpence per Pound,  
 and all other Fees which shall or may be  
 payable to the Vice-Treasurer or Vice-Trea-  
 surers, Pay-Master or Receiver-General, for,  
 or on Account of, or out of the Aids hereby  
 Granted unto Your Majesty, other than,  
 and Except such Part thereof, as is herein  
 after Appointed to be paid to the Trustees  
 of the Hempen and Flaxen Manufactures  
 of this Kingdom, shall be Received by the  
 said Vice-Treasurer or Vice-Treasurers,  
 Receiver or Pay-Master General, for the  
 Use of Your Majesty, Your Heirs and Suc-  
 cessors, during the Term aforesaid; And  
 shall be duly Accounted for by him or  
 them, to Your Majesty, Your Heirs and  
 Successors, as a further and Additional Aid  
 hereby Given and Granted.



CHAP.

I.



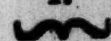
And be it further Enacted by the Authority aforesaid, That the several Sums hereinafter mentioned, be Paid out of the aforesaid Additional Duties and Aids Granted and Continued to Your Majesty by this Present Act, to the Persons herein after mentioned (that is to say) The Sum of Two thousand Pounds per Annum for Two Years, from the Twenty fifth Day of December, One thousand seven hundred and forty one, to the Twenty fifth Day of December, One thousand seven hundred and forty three, inclusive, to the Trustees Appointed for the Management of the Hempen and Flaxen Manufactures of this Kingdom, for Encouraging and Raising of sufficient Quantities of Hemp and Flax in this Kingdom; Also the further Sum of Two thousand Pounds per Annum for Two Years, from the said Twenty fifth Day of December, One thousand seven hundred and forty one, to the said Twenty fifth Day of December, One thousand seven hundred and forty three, inclusive, to the said Trustees Appointed for the Management of the Hempen and Flaxen Manufactures of this Kingdom, for the further Encouragement of the said Hempen and Flaxen Manufactures in the Provinces of Leinster, Munster, and Connaught, Freed and Discharged from the Payment of the Six Pence per Pound, and all other Fees which shall or may be payable to the Vice-Treasurer, Receiver, or Pay-Master General of this Kingdom.

Kingdom, Clerk of the Pells, or any other Officer or Officers of this Kingdom; Also the Sum of Three hundred Pounds Ster. to Agmondisham Vesey, Esquire, Accomptant-General, as a Reward for his Expence and Trouble in Preparing and Stating the Publick Accompts of the Nation, Laid before the House of Commons this Session of Parliament; Also the Sum of Two hundred Pounds to Isaac Ambrose, a Clerk of the House of Commons, as a Reward for his Attendance and Service this Session of Parliament; Also the Sum of Three hundred Pounds to Burdet Worthington, a Clerk of the House of Commons, as a Reward for his Attendance and Service this Session of Parliament; Also the Sum of Two hundred Pounds to John Ker, Clerk-Assistant as a Reward for his Attendance and Service this Session of Parliament; Also the Sum of Three hundred Pounds Sterl. to Richard Povey, Sergeant at Arms, as a Reward for his Attendance and Service this Session of Parliament; The Sum of Two hundred and fifty Pounds to Joseph Launders, and Boyle Browne, the Clerks Attending the Committee of Accompts, and other Committees, as a Reward for their Attendance and Service this Session of Parliament, to be Equally Divided betwene them; The Sum of Eighty Pounds to John Green and James Savage, Door-keepers of the House of Commons, as a Reward for their Attendance and Service this Session of Parliament, to be Equally Divided betwene them; The Sum of One hundred



CHAP.

I.



hundred and Twelve Pounds to Samuel Fair-  
 brother for Printing the Publick Accounts,  
 Laid before the House of Commons this  
 Session of Parliament; Also the Sum of  
 Two hundred and Fifty Pounds to Arthur  
 Dobbs Esquire, his Majesty's Engineer and  
 Surveyor-General, as a Reward for his  
 Care and pains in finishing the Parliament  
 House; Also the Sum of Five hundred and  
 Forty Pounds, to the said Trustees appoin-  
 ted for the Management of the Hempen  
 and Flaxen Manufactures of this King-  
 dom, to Enable them to purchase a Piece  
 of Ground for Erecting a Flax Market:  
 All which said several Sums, are to be  
 paid by the Vice-Treasurer or Receiver-  
 General of this Kingdom, without any  
 further or other Warrant to be sued for,  
 had, or obtained in that behalf.

A N  
A C T  
F O R

Granting to His Majesty a further Additional Duty on Wine, Silk, Hops, China, Earthen, Japanned, or Lacquered Ware, and Vinegar; and also, a Tax of Four Shillings in the Pound, on all Salaries, Profits of Employments, Fees and Pensions, to be applied to Pay an Interest of Four Pounds *per Cent. per Annum*, upon the Sum of One hundred and twenty five thousand Pounds, Part of the Sum of Three hundred thousand Pounds, and an Interest of Five Pounds *per Cent. per Annum*, upon such Part of the Residue thereof, as shall Remain Unpaid on the Twenty fifth Day of *December*, One thousand seven hundred and forty one; And also, to Pay an Interest of Four Pounds *per Cent. per Annum*, upon a further Sum not exceeding the Sum of One hundred and twenty five thousand Pounds, to be Borrowed for the Purposes herein Mentioned, and towards the Discharge of the said Principal Sums.



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A N  
A C T  
F O R

Granting to His Majesty a further Ad-  
ditional Duty on Wine, Silk, Hops, China,  
Earthen, Japanned, or Lacquered Ware, and  
Vinegar; and also, a Tax of Four Shillings  
in the Pound; on all Salaries, Profits of Em-  
ployments, Fees and Pensions, to be applied  
to Pay an Interest of Four Pounds *per Cent.*  
*per Annum*, upon the Sum of One hundred  
and twenty five thousand Pounds, Part of the  
Sum of Three hundred thousand Pounds, and  
an Interest of Five Pounds *per Cent.* *per An-*  
*num*, upon such Part of the Residue thereof,  
as shall Remain Unpaid on the Twenty fifth  
Day of *December*; One thousand seven hundred  
and forty one; And also, to Pay an Interest of  
Four Pounds *per Cent.* *per Annum*, upon a fur-  
ther Sum not exceeding the Sum of One hun-  
dred and twenty five thousand Pounds, to be  
Borrowed for the Purposes herein Mentioned;  
and towards the Discharge of the said Principal  
Sums.

C H A P. II.

**W** H E R E A S, in Pursuance of  
an Act of Parliament Made and  
Passed in the Fifth Year of Your  
Majesty's Reign [Intituled, An Act for  
Grant-



CHAP. Granting to His Majesty, a further Additional  
 II. Duty on Wine, Silk, Hops, China, Earthen, Ja-  
 panned or Lacquered Ware, and Vinegar; And  
 also, a Tax of Four Shillings in the Pound on  
 all Salaries, Profits of Employments, Fees and  
 Pensions, to be Applied to Pay an Interest of Five  
 Pounds *per Cent. per Annum*, for the Sum of Three  
 hundred thousand Pounds, and towards the Dis-  
 charge of the said Principal Sum] Orders or Re-  
 cepts were Issued out of Your Majesty's  
 Treasury for the Sum of Three hundred  
 thousand Pounds, bearing an Interest at  
 the Rate of Five Pounds *per Cent. per Annum*.

And Whereas the several Aids and Duties  
 thereby Granted to Your Majesty, were, by  
 one other Act Made and Passed in the Se-  
 venth Year of Your Majesty's Reign [Inti-  
 tuled, An Act for Granting to His Majesty a fur-  
 ther Additional Duty on Wine, Silk, Hops, China,  
 Earthen, Japanned or Lacquered Ware, and Vi-  
 negar; And also, a Tax of Four Shillings in the  
 Pound on all Salaries, Profits of Employments,  
 Fees, and Pensions, to be Applied to Pay an Inte-  
 rest of Five Pounds *per Cent. per Annum*, for the Sum  
 of Three hundred thousand Pounds, or such Part  
 thereof as shall remain unpaid on the Twenty fifth  
 Day of *December*, One thousand seven hundred and  
 thirty three, and towards the Discharge of the said  
 Principal Sum] Continued until the Twenty  
 Fifth Day of December, in the Year of Our  
 Lord, One thousand seven hundred and thirty  
 five, inclusive, for the Payment of the said  
 Three hundred thousand Pounds, and Inte-  
 rest, or such Part thereof as remained Unpaid  
 on the said Twenty fifth Day of December,  
 One thousand seven hundred thirty and three.  
 And

And Whereas, the said several Aids and Duties thereby Granted to Your Majesty, were by One other Act Made and Passed in the Ninth Year of Your Majesty's Reign [Intituled, An Act for Granting unto His Majesty a further Additional Duty on Wine, Silk, Hops, China, Earthen, Japanned or Lacquered Ware, and Vinegar; And also, a Tax of Four Shillings in the Pound on all Salaries, Profits of Employments, Fees, and Pensions, to be applied to pay an Interest of Five Pounds *per Cent. per Annum*, for the Sum of Three hundred thousand Pounds, or such Part thereof, as shall remain Unpaid on the Twenty fifth Day of December, One thousand seven hundred and thirty five, and towards the Discharge of the said Principal Sum] Continued until the Twenty fifth Day of December, in the Year of Our Lord, One thousand seven hundred thirty and seven, inclusive, for the Payment of the said Three hundred thousand Pounds, and Interest, or such Part thereof as remained Unpaid on the said Twenty fifth Day of December, One thousand seven hundred and thirty five.

And Whereas, the said several Aids and Duties thereby Granted to Your Majesty, were by One other Act Made and Passed in the Eleventh Year of Your Majesty's Reign [Intituled, An Act for Granting to His Majesty a further Additional Duty on Wine, Silk, Hops, China, Earthen, Japanned or Lacquered Ware, and Vinegar; And also, a Tax of Four Shillings in the Pound on all Salaries, Profits of Employments, Fees and Pensions, to



CHAP.

II.

be applied to pay an Interest of Five Pounds *per Cent. per Annum*, for the Sum of Three hundred thousand Pounds, or such part thereof, as shall remain Unpaid on the Twenty fifth Day of *December*, One thousand seven hundred and thirty seven, and towards the Discharge of the said Principal Sum] Continued until the Twenty fifth Day of *December*, in the Year of Our Lord, One thousand seven hundred thirty and nine, inclusive, for the Payment of the said Three hundred thousand Pounds, and Interest, or such Part thereof as remained Unpaid on the said Twenty fifth Day of *December*, One thousand seven hundred and thirty seven.

And Whereas, the said several Aids and Duties thereby Granted to Your Majesty, were, by One other Act Made and Passed in the Thirteenth Year of Your Majesty's Reign [Intituled, An Act for Granting to His Majesty, a further Additional Duty on Wine, Silk, Hops, China, Earthen, Japanned or Lacquered Ware, and Vinegar; And also, a Tax of Four Shillings in the Pound on all Salaries, Profits of Empliments, Fees and Pensions, to be applied to Pay an Interest of Five Pounds *per Cent. per Annum*, for the Sum of Three hundred thousand Pounds, or such part thereof as shall remain Unpaid on the Twenty fifth Day of *December*, One thousand seven hundred and thirty nine, and towards the Discharge of the said Principal Sum] Continued until the Twenty fifth Day of *December*, in the Year of Our Lord, One thousand seven hundred and forty one, inclusive, for the Payment of the said

saide Three hundred thousand Pounds, and Interest, or such Part thereof as remained Unpaid on the said Twentie fifth Day of December, One thousand seven hundred and thirty nine.

And Whereas, the severall Aids and Duties thereby Granted to Your Majesty, have not proved Sufficient to pay and discharge the said Three hundred thousand Pounds, and Interest, or such Part thereof as remained Unpaid on the said Twentie fifth Day of December, One thousand seven hundred and thirty nine, but the greatest Part of the said Principal Sum of Three hundred thousand Pounds will remain Unpaid and Unsatisfied, on the said Twentie fifth Day of December, One thousand seven hundred and forty one.

Be it therefore Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That for such Part of the said Sum of Three hundred thousand Pounds, as shall remain Unpaid on the said Twentie fifth Day of December, in the Year of Our Lord One thousand seven hundred and forty one, there shall be paid at the Receipt of Your Majesty's Exchequer, by the Hands of the Vice-Treasurer or Pay-Master General, Vice-Treasurers or Pay-Masters General, his or their Deputy or Deputies, at the End of every Six Kalendar Months, from the

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the said Twentry fifth Day of December, One thousand seven hundred and forty one, to the Person or Persons who have paid or Lent the same, his, her or their Executors, Administrators, or Assigns, an Interest according to the Rates herein after mentioned (that is to say) For the Sum of One hundred and twenty five thousand Pounds, Part of what shall remain Unpaid on the said Twentry fifth Day of December, One thousand seven hundred and forty one, of the said Sum of Three hundred thousand Pounds, an Interest, according to the Rate of Four Pounds per Cent. per Annum, and for the Rest and Residue of the said Sum of Three hundred thousand Pounds, which shall remain Unpaid on the said Twentry fifth Day of December, One thousand seven hundred and forty one, an Interest, after the Rate of five Pounds per Cent. per Annum, without any Fee or Charge, and free from all Deductions, Defalcations and Abatements whatsoever, from and after the said Twentry fifth Day of December, One thousand seven hundred and forty one, until such Time as they shall be respectively paid their Principal Money at one entire Payment.

And be it further Enacted by the Authority aforesaid, That for the Ascertaining which of the Orders or Receipts Issued for the said Sum of Three hundred thousand Pounds, which shall remain unpaid on the said Twentry fifth Day of December, One thousand seven hundred and forty

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ty one, shall be Reduced to an Interest ac- CHAP.  
 cording to the Rate of Four Pounds per II.  
 Cent. per Annum, the Vice-Treasurer or  
 Vice-Treasurers, his or their Deputy or  
 Deputies, shall on or before the First Day  
 of February, One thousand seven hundred  
 and forty one, Cause the Numbers of all  
 the said Receipts or Orders which shall  
 remain unsatisfied on the said Twenty  
 fifth Day of December, One thousand se-  
 ven hundred and forty one, and the Sums  
 therein Contained to be Written on several  
 Tickets or Pieces of Parchment, and to  
 be Rolled and Sealed up and put into a  
 Box or Urn, and Well Mixed together, and  
 an Indifferent Person shall Publickly be-  
 tween the Hours of Ten and Twelve in  
 the Forenoon, of a Day to be by the said  
 Vice-Treasurer or Vice-Treasurers, his or  
 their Deputy or Deputies, Publickly Ad-  
 vertised in the Dublin-Gazette, for that pur-  
 pose, at least Twenty Days before at the  
 Office of the Vice-Treasurer or Vice-Treasurers,  
 Draw out of such Box or Urn as  
 many of the said Tickets or Pieces of  
 Parchment, as the Sums therein Con-  
 tained shall amount to the said Sum of  
 One Hundred and Twenty five Thousand  
 Pounds, and the Person or Persons the  
 Number of whole Order or Receipt shall  
 be so Drawn, his or their Executors, Ad-  
 ministrators or Assigns, shall be paid from  
 the said Twenty fifth Day of December,  
 One thousand seven hundred and forty one,  
 an Interest according to the Rate of Four  
 Pounds



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Pounds per Cent. per Annum only, for their said respective Principal Sums which shall be so Drawn, until such time as they shall be respectively paid their Principal Money at one Entire Payment, and that the Person or Persons who shall be Intituled to such of the said Orders or Receipts, as shall remain undrawn, shall be paid from the said Twentry fifth Day of December, One thousand seven hundred and forty one, an Interest according to the Rate of five Pounds, per Cent. per Annum, for their said several Principal Sums which shall be so undrawn, until such time as they shall be respectively paid their Principal Money at one entire Payment.

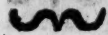
And be it further Enacted by the Authority aforesaid, That each and every Person Intituled to any Part of the said Sum of One Hundred and Twentry five Thousand Pounds, which shall be so Drawn as aforesaid, shall Deliver or Cause to be Delivered up, to the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, all Receipts or Orders whereby such Person or Persons respectively, are Intituled to any Part of the said Sum of One Hundred and Twentry five Thousand Pounds, which said Order and Orders, Receipt and Receipts, the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, is and are hereby Impowdered and Required to Receive and Cancell, and to Make out and Deliver the like Orders or Receipts, to such Person or Persons respectively,

spectively, their Executors, Administrators and Assigns, who shall Deliver or Cause to be Delivered, such former Orders or Receipts, for the Sums Contained in such former Orders or Receipts with Interest for the same, according to the Rate of Four Pounds, per Cent. per Annum, and that the said Orders or Receipts, to be Delivered out in Lieu of those which are to be Cancelled as aforesaid, together with the Orders or Receipts, which are to be Issued for the Sum or Sums of Money which shall be Advanced, Pursuant to this Act, shall be Numbered One, Two, Three, and so Onwards in Arithmetical Progression, where the Common Excess or Difference is to be One, until the Whole shall be Numbered in manner as aforesaid.

And be it further Enacted by the Authority aforesaid, That such Person or Persons who shall be Intitled to any part of the said Sum of Three hundred thousand Pounds, which shall be Unpaid on the said Twenty fifth Day of December, One thousand seven hundred and forty one, and shall not be Willing to Continue the same at the Interest of Five Pounds per Cent. per Annum, and Four Pounds per Cent. per Annum, respectively, as aforesaid, shall, upon the Assignment of their unsatisfied Orders or Receipts to the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, be Paid the Principal Sum so due to them on the said Twenty fifth Day of December, One thousand seven



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ben hundred and forty one, and all Interest then due thereon ; And the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, shall and may Assign such Receipts or Orders to such Person or Persons who shall Advance the Principal Money due thereon ; Which Receipts or Orders so to be Assigned by the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, shall Intitle the Assignees thereof to the Principal Money due thereon, and to all Interest to grow due for the same from the Dates of such Assignments respectively.

And Whereas there Remains a Considerable Arrear due to Your Majesty's Establishment, on the Twenty Fourth Day of June, One thousand seven hundred and forty one, which cannot at present be Discharged, and Your Majesty's Establishment Supported without such Supplies, as would greatly Burthen Your Majesty's faithful Subjects of this Kingdom.

Be it therefore further Enacted by the Authority aforesaid, That for all and every such Sum and Sums of Money, not exceeding in the whole, the Sum of One hundred and twenty five thousand Pounds, as shall, on or before the Twenty fifth Day of December, One thousand seven hundred and forty one, be paid into Your Majesty's Treasury, towards the Discharge of the said Arrear, there shall be paid at the Receipt of Your Majesty's Exchequer, by the Hands of the Vice-Treasurer, or  
Pay-

Pay-Master General, Vice-Treasurer, or CHAP.  
 Pay-Masters General, his or their Deputy III  
 or Deputies, at the End of every Six Ca-  
 lendar Months, from the said Twentry  
 fifth Day of December, One thousand seven  
 hundred and forty one, to the Person or  
 Persons so Paying or Lending the same,  
 his, her or their Executors, Administra-  
 tors or Assigns, an Interest according to  
 the Rate of Four Pounds per Cent. per  
 Annum, Without any Fee or Charge, and  
 free from all Deductions, Defalcations and  
 Abatements whatsoever, from and after the  
 said Twentry fifth Day of December, One  
 thousand seven hundred and forty one, un-  
 til such Time as they shall be respectively  
 paid their Principal Money at one entire  
 Payment.

And be it further Enacted by the Au-  
 thority aforesaid, that the like Orders or  
 Receipts shall be given by the Officers of  
 Your Majesty's Treasury, for all and every  
 Sum and Sums of Money to be paid in-  
 to the Receipt of Your Majesty's Exche-  
 quer, on Account of the said Intended  
 Loan of One hundred and twentry five  
 thousand Pounds, as were given for the  
 several Sums Advanced, on Account of  
 the said Loan of Thzee hundred thousand  
 Pounds, and Numbered as aforesaid.

And be it further Enacted by the Au-  
 thority aforesaid, That all and every Per-  
 son or Persons to Whom such Orders or  
 Receipts for the said Sum of Thzee hun-  
 dred thousand Pounds, or any Part thereof,  
 have



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have been given, and that all and every Person or Persons, to whom Orders or Receipts shall be given pursuant to this Act, his, her or their Executors, Administrators or Assigns, may, by Indorsements on such Orders or Receipts, Transfer the Right and Benefit of the Sum due upon such Orders or Receipts, which Indorsements, upon Notice to the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, and on Entry or Memorial thereof Made in the said Vice-Treasurer's Office (which the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, shall, upon Request, without Charge, Fee or Reward make accordingly, and shall, on Request, permit the same to be Viewed at usual Office Hours, without Fee or Reward) shall Inure the Indorsee or Assignee, his or her Executors, Administrators and Assigns to the sole Benefit of the Sum so Transferred or Assigned; And that the said Order or Receipt may in like Manner be Assigned or Transferred by such Assignee, his or her Executors, Administrators or Assigns, and so toties quoties; And that after such Assignment it shall not be in the power of the Person or Persons who made such Assignment, to make Void, Release or Discharge the said Assignment, or to Discharge or Receive the Sum thereby Transferred or Assigned or any Part thereof.

And to the End and Intent, That the Interest of such Part of the said Sum of Three hundred thousand Pounds, as shall remain

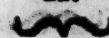
Remain Unpaid on the said Twentry fifth Day of December, One thousand seven hundred and forty One, and also the Interest of the said Sum of One hundred and twenty five thousand Pounds, or so much thereof as shall be Raised, may be duly and regularly paid Half Yearly, according to the Rates herein before Mentioned; and according to the true Intent and Meaning of this Act;

Be it further Enacted by the Authority aforesaid, That from and after the Twentry fifth Day of December, which shall be in this Present Year of our Lord, One thousand seven hundred and forty one, there shall be throughout Your Majesty's Kingdom of Ireland, Raised, Levied, Collected, and Paid to Your Majesty, until the Twentry fifth Day of December, One thousand seven hundred and forty three, inclusive, and no longer, over and above the Rates and Duties already Payable for the Same, and over and above the several Additional Duties Granted and Continued to Your Majesty this Present Session of Parliament by an Act [Intituled, An Act for Granting and Continuing to His Majesty an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes, herein mentioned] the several further New Additional Rates and Duties herein after Mentioned (That is to say) One Pound Thirteen Shillings per Tun for, and upon all Sorts of Wines of the Growth of Portugal, and Three Pounds per Tun for, and upon all other



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other Sorts of Wine, that shall be Imported into this Kingdom from the said Twentieth fifth Day of December, One thousand seven hundred and forty one, to the Twentieth fifth Day of December, One thousand seven hundred and forty three, inclusive, and so Proportionably for a Greater or Lesser Quantity; And also the Sum of Two Shillings and Six Pence per Pound-Weight for, and upon all Manufactures Made of Silk (Except the Manufactures of Great Britain, China, Persia, or the East-Indies) that shall be Imported into this Kingdom, During the Time aforesaid; And also, One half-Penny per Pound-Weight for and upon all Hops, that shall be Imported into this Kingdom, During the Time aforesaid; And also Five Pounds per Centum for, and upon all China, Earthen, Japaned or Lacquered Ware, that shall be Imported into this Kingdom, During the Time aforesaid, as Valued or Rated for Custom by the Book of Rates Annexed to an Act, Made in the Fourteenth Year of the Reign of King Charles the Second in this Kingdom, Intituled, An Act for Settling the Subsidy of Poundage, and Granting a Subsidy of Tunnage, and other Sums of Money, unto His Royal Majesty, His Heirs and Successors, the same to be Paid upon Merchandizes Imported and Exported into, or out of the Kingdom of Ireland, according to a Book of Rates hereunto annexed; And also, Twentieth Shillings per Tun for, and upon all Sorts of Vinegar, that shall be Imported into this Kingdom, During the Time aforesaid;

foresaid; And so proportionably for a Greater or Lesser Quantity.

Provided always, And be it further enacted by the Authority aforesaid, That if any of the said Goods and Merchandises on which the said Additional Duties are Charged, shall, after Payment thereof, or Security Given for the same, be again Exported by any Merchant or Merchants, that is or are a Subject or Subjects of this Realm, or any other His Majesty's Dominions, within Eighteen Months, or by Merchant-Strangers within Twelve Months, after the Importation thereof, and due Proof first Made by Certificate from the proper Officers, of the due Entry of the Goods and Merchandises hereby Charged with the said Duties, and of the Payment of the Additional Duties hereby Granted and Charged thereon, or Security having been Given for the same, and that all other Requisites have been Performed which are, by Law, Required to be Performed, in Cases where the Duties of Excise are to be Repaid, by Virtue of an Act Made in this Kingdom in the Fourteenth Year of the Reign of King Charles the Second [Intituled, An Act for the Settling of the Excise, or New Im-  
post, upon His Majesty, His Heirs and Successors, according to the Book of Rates therein inserted] that then the said Additional Duties shall, without any Delay, be Repaid or Allowed unto such Merchant or Merchants so Exporting the same, within One Month after Demand thereof, or the Security for the



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And Additional Duties hereby Charged, shall be Altered or Discharged, as to so much as shall be so Exported; Any Thing herein Contained to the Contrary notwithstanding.

And be it further Enacted by the Authority aforesaid, That all and every the several and respective Additional Duties hereby Granted, shall be Raised, Answered, Collected, and Paid unto Your Majesty, Your Heirs and Successors, During the Time aforesaid, at the same Time, in like Manner, and by such Ways, Means and Methods, and by such Rules and Directions, and under such Penalties and Forfeitures, and with such Powers, as are Appointed, Directed and Expressed, in and by the said Act, made in this Kingdom in the Fourteenth Year of King Charles the Second [Intituled, An Act for the Settling of the Excise, or New Impost, upon His Majesty, His Heirs and Successors, according to the Book of Rates therein inserted] or by any other Law now in Force, relating to the Revenue of Excise, in this Kingdom, as fully and Effectually, to all Intents and Purposes, as if the same were herein Particularly Mentioned, Expressed and Enacted again, with like Remedy of Appeal to and for the Party Grieved, as in and by the said Act of Excise, or any other Law now in Force, Relating to the Duties of Excise, is Provided.

And be it further Enacted by the Authority aforesaid, That all and every Person  
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and Persons, who shall have, upon the said Twentry fifth Day of December, One thousand seven hundred and forty one, or who shall have at any Time, betwene the said Twentry fifth Day of December, One thousand seven hundred and forty one, and the Twentry fifth Day of December, One thousand seven hundred and forty three, inclusive, any Salary, Profits of Employments, Fees or Pensions, in this Kingdom, shall pay unto Your Majesty the full Sum of Four Shillings, Sterling, out of every Twentry Shillings a Year, which he, she or they, do or shall Receive, or be Intitled unto, by Reason of such Salaries, Profits of Employments, Fees or Pensions, over and above the Charges and Expences of Executing the said Employments, unless such Person or Persons do, or shall Live and actually Reside Within this Kingdom, for and during the Space of Six Calendar Months at least in each of the said Years; Which said Tax, or Duty, of Four Shillings, Sterl. out of every Twentry Shillings a Year, as aforesaid, out of such respective Salaries and Pensions, shall be Stopped and Deducted Yearly, during the Time and Term aforesaid, by the Vice-Treasurer, Paymaster and Receiver-General of Your Majesty's Revenue, or by such Person or Persons, who is, or are to pay the same; And which said Tax of Four Shillings in the Pound, to be Stopped and Deducted as aforesaid, by the Person or Persons, who are to pay the said Salaries, shall be by him, or them paid



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to the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, to be Accounted for to Your Majesty ; And also, that the said Tax of Four Shillings in the Pound, to be Stopped or Deducted out of the Profits, and Fees of any Person or Persons, so Absent, as aforesaid, shall be Stopped by the respective Deputy and Deputies of such Person and Persons so Absent, as aforesaid, and Paid by them to the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, to be Accounted for to Your Majesty ; And, that such Deputy or Deputies shall, within one Calendar Month after such Tax shall become Due, Give in, upon Oath, an Account, before the Lord Chief Baron or any of the Barons of the Exchequer, or any two Justices of the Peace, of the Net Profits of such Employment or Employments, for which such Deputy or Deputies are or shall be Accountable to their Principals ; Which Account, such Person or Persons, to whom the same shall be Given, upon Oath, as aforesaid, shall forthwith Send to the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies ; And in Case such Deputy or Deputies shall Omit or Neglect to Give in, upon Oath, such Account, within the Time herein before for that Purpose, Appointed, such Deputy or Deputies Neglecting or Omitting the same, from the Time of such Omission or Neglect, shall be incapable of Exercising or Holding such Deputation, and shall

shall also forfeit the Sum of One hundred Pounds Sterling, to be Recovered by Bill, Plaint or Information, in any of His Majesty's Courts of Record at Dublin, One Moiety thereof to the Use of His Majesty, and the other Moiety to such Person or Persons, who shall Sue for the same; In which Suit no Essoign, Protection, Wager of Law, or more than one Imparllance, shall be Allowed.

And be it further Enacted by the Authority aforesaid, That the Secretary or Secretaries of the Commissioners of Your Majesty's Revenue, the Agent and Agents of the several Regiments, upon the Establishment of this Kingdom, and the Agent and Agents of the several Persons, who are Intitled to Receive any Salaries or Pensions, upon Your Majesty's Establishment, shall respectively on or before the last Day of February, Yearly, Deliber in upon Oath (which Oath the said Lord Chief Baron, or any One of the Barons, of Your Majesty's Court of Exchequer, or any Two Justices of the Peace, are hereby Required and Impowered to Administer) to the best of their Knowledge, a List or Account of such of the Officers of the Revenue, and the Officers of the said Regiments, of the Degree of a Field-Officer, and of the Person or Persons, who are Intitled to Receive any such Salaries or Pensions. who shall have been Absent, and Out of this Kingdom, for Six Calendar Months, in the Year, Ending the Twenty fifth



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Day of December, next Preceding ; And in Case such Secretary or Secretaries, Agent or Agents, shall Refuse or Neglect to Deliver in such Lists respectively, he or they shall be Disabled from Holding and Enjoying, the said Office of Secretary or Secretaries, or from being Agent or Agents.

Provided allways, And be it further Enacted, and Declared, by the Authority aforesaid, That this Act shall not extend to Charge the said Tax or Duty of Four Shillings, Sterling, a Year, on every Twenty Shillings, as aforesaid, upon the Salary, Pension, Fees, or Profits of Employments, Payable to the Lord Lieutenant, or other Chief Governor or Governors of this Kingdom for the time being, his or Their Secretary or Secretaries ; Nor to such Person or Persons, who shall, within One Month after such Tax shall become Payable, be Exempted from the Payment thereof, by his Majesty's Sign Manual, produced for that purpose, and Lodged with the Vice-Treasurer or Vice-Treasurers of this Kingdom, or his or Their Deputy or Deputies, within One Month after the said Tax shall become Due ; Nor to the Officers of such Regiments, as now are, or shall hereafter be Commanded Abroad, on his Majesty's Service ; Nor to the Half-Pay Officers on the Establishment of this Kingdom ; Nor to the Widows of Officers ; Nor to any Officer under the Degree of a Field-Officer.

And

And be it further Enacted by the Authority aforesaid, That neither the Six pence per pound, nor any other Fees, shall be payable to, or be Deducted or Received by the Vice-Treasurer, Receiver or Pay-Master General, Clerk of the Pells, or any other Officer or Officers of this Kingdom, for or on Account of, or out of the Aids hereby Granted to Your Majesty; Or of any Payment to be made thereout, in pursuance of this Act.

And be it further Enacted by the Authority aforesaid, That the several Duties and Aids, and the said Tax of Four Shillings in the pound, hereby Granted unto Your Majesty, shall in the first place be Applied and paid by the Vice-Treasurer or Treasurers, his or Their Deputy or Deputies, to the Discharge of the Interest of such part of the said Sum of Three hundred thousand pounds, as shall remain Unpaid on the said Twentieth fifth Day of December, in the Year of our Lord, One thousand seven hundred and forty one, and also to the Discharge of the Interest of the said Sum of One hundred and twenty five thousand pounds, or so much thereof as shall be Advanced in the Manner, and according to the Rates of Interest herein before mentioned: And that all the Surplus of the said Aids and Duties hereby Granted to Your Majesty, over and above what shall be Sufficient to Discharge the said Interest, shall in the first place, be applied towards the Dis-



CHAB. charge of said Part of the said Principal Sum  
 II. of Three hundred thousand Pounds, as by  
 this Act is to remain at the Interest of five  
 Pounds per Cent. per Annum, and from and  
 after the Payment thereof, towards the Dis-  
 charge of the several principal Sums,  
 which by this Act are to carry an Interest at  
 the Rate of four Pounds per Cent. per An-  
 num, in Manner herein hereafter Mentioned  
 (viz.) That when and as often as such Sur-  
 plus Received by the Vice-Treasurer or Vice-  
 Treasurers, his or Their Deputy or Depu-  
 ties, shall amount to the Sum of five  
 thousand Pounds, that then the Vice-  
 Treasurer or Vice-Treasurers, his or Their  
 Deputy or Deputies, shall cause the Num-  
 bers of all the Receipts or Orders, which  
 pursuant to this Act shall bear an Interest  
 at the Rate of five Pounds per Cent. per An-  
 num which shall Remain then Unsatisfied,  
 and the Sums therein Contained, to be Writ-  
 ten on several Tickets or Pieces of Parchment,  
 and to be Rolled and Sealed up, and put into  
 a Box or Urn, and well Mixed together,  
 and an Indifferent Person shall Publickly,  
 between the Hours of Ten and Twelve in  
 the Forenoon, of a Day to be by the said  
 Vice-Treasurer or Vice-Treasurers, his or  
 their Deputy or Deputies Publickly, Adver-  
 tized in the Dublin-Gazette for that Purpose,  
 at least Twenty Days before, at the Of-  
 fice of the Vice-Treasurer or Vice-Treasu-  
 rers, Draw out of such Box or Urn, as  
 many of the said Tickets or Pieces of Parch-  
 ment,

ment, as the Sums therein Contained shall Amount to the said Sum of Five thousand Pounds, and the Person or Persons, the Number of whole Order or Receipt shall be to Dralbn, his or their Executors, Administrators or Assigns, shall, within Twenty Days after the said Tickets or Pieces of Parchment shall be Dralbn, be Paid by the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, the Principal Sums to him or them respectively Due, with Interest for the same, at the Rate of Five Pounds per Cent. per Annum, till Paid; and shall, upon Payment thereof, Deliver up his and their several and respective Orders and Receipts to the said Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, to be Cancelled, which he or they are hereby Required to Cancel accordingly, and the Interest Payable by Virtue of such Orders or Receipts, shall Cease from the Expiration of Twenty Days, to be Accounted from the Day of Dralbing the said Tickets or Pieces of Parchment, and from and after the Payment of the said Principal Sum carrying an Interest of Five Pounds per Cent. per Annum, then the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, shall, as often as the said Surplus in their Hands shall Amount to the Sum of Five thousand Pounds, Cause the Numbers of all the Receipts or Orders remaining Unsatisfied, which by this Act are to bear an Interest at the Rate

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of four pounds per Cent. per Annum, to be Ballotted for in like Manner, and with like Notices as herein before is Directed, and to cause so many of the said Tickets, as shall Amount to the Sum of five thousand pounds, to be Drawn, and the Person or Persons, the Number of whose Order or Receipt shall be so Drawn, his or their Executors, Administrators or Assigns, shall, within the Space of Twenty Days after such Drawing, be Paid as aforesaid, the Principal Sums to him and them respectively due, with Interest, at the Rate of four pounds per Cent. per Annum, till Paid, and Deliver up his and their several Orders or Receipts to be Cancelled as aforesaid; And the Interest Payable by Virtue of such Orders or Receipts, shall cease from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the said Tickets or Pieces of Parchment.

And be it further Enacted by the Authority aforesaid, That if any Part of the said Principal Sums hereby provided for, shall be Due and Unpaid on the said Twenty fifth Day of December, which shall be in the Year of Our Lord, One thousand seven hundred and forty three, the same shall be well and truly Satisfied and Paid unto the several and respective Persons, their Executors, Administrators and Assigns, respectively, to whom the same shall be then Due, together with such

such Interest for the same, as shall be then Due at the Rates aforesaid, without any Deduction, Defalcation or Abatement Whatsoever. CHAP. II.

And be it further Enacted by the Authority aforesaid, That from and after the said Twentry fifth Day of December, One thousand seven hundred and forty one, a Separate and Distinct Account shall be kept by the Proper Officer of the Aids, Duties and Taxes, Granted by this Act, or any other Act of Parliament now in Force in this Kingdom, and Appropriated to Particular Uses, and that the Commissioners of His Majesty's Revenue, shall Return their Weekly Abstracts from the several Collectors to the Accomptant-General, and that the Accomptant-General shall Return a Separate Account of the several Duties and Taxes so Appropriated, to the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies; And that every Collector or Receiver of the said Duties and Taxes, do take a Separate Receipt for the Same, when paid into His Majesty's Treasury, which said Receipt, the Vice-Treasurer or Vice-Treasurers, his or their Deputy or Deputies, is and are hereby Required to give accordingly.





A N  
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F O R  
Continuing *and* Amending  
S E V E R A L  
L A W S

HERETOFORE MADE,

Relating to His MAJESTY'S Revenue,  
and the more effectual Preventing Frauds  
in His Majesty's Customs and Excise.



D U B L I N :

Printed by GEORGE GRIERSON, Printer to the King's  
Most Excellent Majesty, at the *King's Arms* and *Two*  
*Bibles* in *Essex-Street*, MDCCXLI.



AN  
ACT

FOR

Continuing and Amending

SEVERAL

LAW  
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AN  
ACT  
FOR

Continuing and Amending several  
Laws heretofore Made, Relating to His Ma-  
jesty's Revenue, and the more effectual Pre-  
venting Frauds in His Majesty's Customs and  
Excise.

C H A P. III.

**W**HEREAS the several Sta-  
tutes herein after mentioned,  
have been found to be of Ge-  
neral Use, but are now near Expiring;  
Be it Enacted by the King's Most Ex-  
cellent Majesty, by and with the Advice  
and Consent of the Lords Spiritual and  
Temporal, and Commons in this present  
Parliament Assembled, And by the Au-  
thority



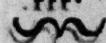
CHAP.  
III.

thority of the same, That an Act of Parliament Made in this Kingdom, in the Sixth Year of the Reign of His late Majesty King George the First, Intituled, An Act for the more Effectual Preventing the Running of Goods, and for the further Preventing Frauds Committed in His Majesty's Customs; And One other Act of Parliament Made in this Kingdom, in the Twelfth Year of the Reign of His said late Majesty King George the First, Intituled, An Act to Prevent the Fraudulent and Clandestine Importing of Goods; And also such Parts of One other Act of Parliament, Made in this Kingdom, in the Seventh Year of His present Majesty's Reign, Intituled, An Act for Continuing and Amending an Act, Intituled, An Act for the more Effectual Preventing several Frauds and Abuses, Committed in His Majesty's Customs and Excise; And for Settling the Rates of certain Goods and Merchandizes, not particularly Valued in the Book of Rates; And for Continuing and Amending an Act, Intituled, An Act for the better Securing and Collecting His Majesty's Revenue; And also, for Preventing Frauds in the Collection thereof, as are not Altered by an Act of Parliament Made in this Kingdom, in the Eleventh Year of His present Majesty's Reign, Intituled, An Act for Continuing and Amending several Laws heretofore Made, Relating to His Majesty's Revenue; and the more effectual Preventing the Running of Goods; And also, That part of One other Act of Parliament, Made in the

the Ninth Year of His present Majesty's CHAP.  
 Reign, Intituled, An Act for Continuing and III.  
 Amending several Statutes, now near Expiring ;  
 Whereby it is Enacted, That where any  
 Goods Exciseable, shall be Unshipped or Land-  
 ed, out of any Vessel or Boat, not Exceeding  
 the Burthen of Twenty five Tuns, not be-  
 ing in Leak or Wreck before due Entry Made  
 of such Vessels or Boats, and of all the said  
 Goods, at the Custom-House or Place Allowed  
 for Landing, where such Vessel or Boat shall  
 happen to Unship or Unlade, or at Unlawful  
 Hours, or without the Knowledge, Privity and  
 Consent of the Proper Officer or Officers, who  
 should have Attended the Unlading of such  
 Goods ; All such Vessels and Boats, together  
 with their Tackle and Furniture, shall be For-  
 feited ; Which said Forfeiture may be Sued for  
 and Recovered, in such Manner and Form, as  
 is Mentioned in an Act Made in the Fourteenth  
 Year of the Reign of King Charles the Second,  
 Intituled, *An Act for Settling the Excise or New  
 Impost, upon His Majesty, His Heirs and Suc-  
 cessors, according to the Book of Rates therein In-  
 serted ;* With like Remedy of Appeal : Which  
 Forfeitures, after Necessary Charges first De-  
 ducted, shall be, One Moiety thereof to the  
 Use of His Majesty, and the other Moiety to  
 him or them that shall Seize or Sue for the same :  
 And likewise, such Parts of One other Act  
 of Parliament, Made in this Kingdom, in  
 the First Year of His present Majesty's  
 Reign, Intituled, An Act for the more ef-  
 fectual Preventing several Frauds and Abuses,



CHAP.  
III.



Committed in His Majesty's Customs and Excise; and for Settling the Rates of Certain Goods and Merchandizes, not particularly Valued in the Book of Rates; And such Parts of One other Act of Parliament, Made in this Kingdom, in the Fifth Year of His Present Majesty's Reign, Intituled, An Act for the better Securing and Collecting His Majesty's Revenue, as are not Altered or Repealed, by an Act of Parliament Made in the Third Year of His Present Majesty's Reign, Intituled, An Act for the Encouragement of Tillage, and better Employment of the Poor; and also, for the more Effectual putting in Execution, An Act, Intituled, *An Act to Encourage the Draining and Improving of Boggs and Unprofitable Low Grounds, and for Easing and Dispatching the Inland Carriage, and Conveyance of Goods from one Part to another within this Kingdom;* and also, For Laying Several Duties upon Coaches, Berlins, Chariots, Calashes, Chaises and Chairs, and upon Cards and Dice, and upon Wrought and Manufactured Gold and Silver Plate, Imported into, or Made in Ireland, for the Purposes therein Mentioned; and also, for Repealing the Duties Payable upon the Exportion of Wooll, Bay-Yarn, and Woollen-Yarn, out of this Kingdom for England; Or by another Act of Parliament Made in the Seventh Year of His Present Majesty's Reign, Intituled, An Act for Continuing and Amending an Act, Intituled, *An Act for the more Effectual Preventing Several Frauds and Abuses, Committed in His Majesty's Customs and Excise;* And

*And for Settling the Rates of Certain Goods and Merchandizes not particularly Valued in the Book of Rates ; and for Continuing and Amending* CHAP. III.

*an Act, Intituled, An Act for the better Securing and Collecting His Majesty's Revenue ; And also for Preventing Frauds in the Collection thereof ; And also such Parts in the said Act, Made in the Eleventh Year of His Present Majesty's Reign, Intituled, An Act for Continuing and Amending several Laws heretofore Made, Relating to His Majesty's Revenue, and the more Effectual Preventing the Running of Goods ; As are not Altered by An Act of Parliament made in the Thirteenth Year of His Present Majesty's Reign, Intituled, An Act for Continuing and Amending several Laws heretofore Made, Relating to His Majesty's Revenue, and the more Effectual preventing Frauds in His Majesty's Customs and Excise ; And also such Parts of the said Act made in the Thirteenth Year of His Present Majesty's Reign, Intituled, An Act for Continuing and Amending several Laws heretofore Made, Relating to His Majesty's Revenue, and the more Effectual preventing Frauds in His Majesty's Customs and Excise, As are not Altered by this Act ; Shall be and Remain in full Force, for the Term of Two Years, from the respective Expirations of the said Several Acts, and from thence to the respective Ends of the then next Ensuing Sessions of Parliament.*

*And Whereas by the said Act of Parliament made in this Kingdom, in the Thirteenth*



CHAP. **teenth Year of His Majesty's Reign, In-**  
 III. **tituled, An Act for Continuing and Amending**  
 several Laws heretofore Made, Relating to His  
 Majesty's Revenue, and the more Effectual pre-  
 venting Frauds in His Majesty's Customs and  
 Excise; Reciting that the Laws heretofore  
 made to prevent Common Brewers of  
 Beer and Ale from altering the Situation  
 and Level of their Coolers, have proved in-  
 effectual for want of convenient Stands  
 commonly called Stages, constantly fixed  
 to such Coolers, for the Gaugers and other  
 Officers of Excise, to take the Level of such  
 Coolers, when, and as often as they shall  
 judge the same necessary: It is Enacted,  
 That every common Brewer of Beer or Ale,  
 shall, on or before the Twentieth Ninth Day  
 of September, which shall be in the Year of  
 Our Lord, One thousand seven hundred  
 and forty, Erect and fix, or cause to be  
 Erected and fixed, Lengthways from one  
 End to the other of his or their Cooler  
 and Coolers respectively, and through the  
 Center thereof, a frame or Stage of Wood,  
 at least Twelve Inches in Breadth, and  
 keep the same constantly so fixed for the  
 purpose aforesaid, and in Default thereof,  
 shall forfeit the Sum of Twenty Pounds.  
 And Whereas it has been doubted, Whe-  
 ther the said Clause shall extend to com-  
 mon Brewers, who have commenced such  
 since the Twentieth Ninth Day of September,  
 One thousand seven hundred and forty,  
 or to Coolers Erected by common Brew-  
 ers

ers since that Time; and also, Whether the  
 Penalty of Twenty Pounds thereby given,  
 shall be Forfeited for each Offence, con-  
 trary to the said Act.

CHAP.

III.

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Be it Enacted by the Authority aforesaid, That every Person who now is, or hereafter shall be a common Brewer of Beer and Ale, shall, from and after the Twenty Fourth Day of June, which will be in the Year of our Lord, One thousand seven hundred and forty two, Erect, and fix, or cause to be Erected and Fixed length-ways, from one End to the other, of his, her, or their Cooler or Coolers, and through the Center thereof respectively, a frame or Stage of Wood at least Twelve Inches in Breadth, and keep the same constantly so fixed, and in Default thereof, shall forfeit the Sum of Twenty Pounds, for every Time any such Cooler shall be made use of in Brewing, without such frame or Stage erected as aforesaid.

And Whereas great Frauds have been committed by common Brewers of Beer and Ale, making use of concealed Pipes, for conveying of their Guile or Worts from their respective Coppers, Coolers or Tuns: For Remedy Whereof,

Be it Enacted by the Authority aforesaid, That every common Brewer of Beer and Ale, shall, for the future, give Notice in Writing  
 under



CHAP.  
III.

under his or her hand, to the Gauger or Searcher of the Malt, wherein such Brewer shall Reside, of every Pipe that is, or shall be fixed to any Cooler, Tun, Copper, or other Vessel made Use of in Brewing, by such Brewer or Brewers, before using the same, after the Twentry Fourth Day of June, which will be in the Year, One thousand seven hundred and forty two, and in Default thereof, shall Forfeit the Sum of Ten Pounds Sterling, for every Pipe so fixed, to any such Vessel, and of which Notice shall not be given as aforesaid; All which Forfeitures and Penalties, shall, and may be Sued for, and Recovered, Levied, and Applied, in such Manner and Form, and by such Ways and Methods as are Prescribed and Appointed, in, and by an Act of Parliament made in the Fourteenth Year of the Reign of King Charles the Second, [Intituled, An Act for the Settling of the Excise or New Impost upon His Majesty, His Heirs and Successors, according to the Book of Rates therein Inserted,] with like Remedy of Appeal to the Party or Parties that shall think him or themselves Aggrieved or Injured, as by the said Act is provided.

And Whereas great Frauds have been committed by Distillers of Aqua Vitæ and Strong Waters, by filling their Stills with private Mash and Luting the same, so that the Officer or Officers of Excise cannot take an Account of the Mash in the said Stills,

Stills, but is, and are obliged to make his and their Charge according to the Detcrease Appearing in the publick Stock of the Wash of such Distillers, which Detcrease bears but a small Proportion to the Quantity of Wash contained in such Stills, to the great Prejudice of His Majesty's Revenue: For Remedy Whereof,

Be it Enacted by the Authority aforesaid, That from and after the said Twenty Fourth Day of June, which Will be in the Year of our Lord, One thousand seven hundred and forty two, Whensoever any Gauger, or other Officer of Excise, shall find any Still or Stills in the Use or Occupation of any Maker or Distiller of Aqua Vitæ or Strong Waters for Sale, charged with Wash of Drink Brewed, or made from Corn, Malted or Unmalted; it shall and may be Lawful, to and for such Gauger or other Officer of Excise, to Charge such Distiller with as much Strong Waters as one ninth Part of the Content of such Still or Stills will amount unto, or if such Still or Stills be charged with Wash made from Sugar Molasses or decayed Wines, that it may be Lawful, to and for such Gauger or other Officer of Excise, to Charge such Distiller with as much Strong Waters as one sixth Part of the Content of such Still or Stills will amount unto.

Provided always, that one seventh Part  
D 2 of



CHAP. of the Whole Content of such Still or Stills  
III. be allowed to such Distiller, for Liberty  
for such Still or Stills to Work.

Provided also, And be it further enacted  
by the Authority aforesaid, That so much  
of this Act as is not mentioned to be for  
continuing any former Act or Acts, Clause  
or Clauses, shall Continue and be in Force  
for Two Years, from the Twenty Fifth  
Day of March next, and from thence to the  
End of the then next Session of Parlia-  
ment and no longer.

A N  
A C T  
F O R

Allowing further Time to Persons  
in Offices or Employments to Qualify them-  
selves, Pursuant to an Act, Intituled, *An*  
*Act to Prevent the further Growth of Po-*  
*pery.*



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to Government or Quality of  
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THE UNIVERSITY OF CHICAGO

A N  
A C T  
F O R

Allowing Further Time to Persons in  
Offices or Employments to Qualify themselves,  
Pursuant to an Act, Intituled, *An Act to Pre-  
vent the further Growth of Popery.*

C H A P. IV.

**W**HENCEAS several persons well  
affected to His Majesty's Govern-  
ment, and the Church of Ireland  
as by Law Established, may have through  
Ignorance Neglected, or have been Pre-  
vented by Sicknels or other Accidental  
Causes, to Take and Subscribe the Oaths,  
and to Make and Subscribe the Decla-  
ration, and to Receive the Sacrament of  
the Lords Supper, According to the Di-  
rections of an Act Made in this Kingdom,  
in the Second Year of the Reign of her  
late



CHAP. late Majesty Queen Anne, [Intituled, An  
 IV. Act to Prevent the further Growth of *Popery*]  
 and by their Inadvertency may have Incurred great Penalties and Forfeitures;

We it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That all and every Person or Persons, who have Incurred any Penalties, and Incapacities in the said Act [Intituled, An Act to Prevent the further Growth of *Popery*] Mentioned, by Neglecting to Qualify themselves according to the said Act, shall be, and are hereby Indemnified, Freed, and Discharged of and from all Incapacities, Disabilities, Forfeitures, and Penalties Incurred by Reason of such Omission or Neglect as aforesaid, and that no Act, or Acts done by them or any of them, or by Authority Derived from them or any of them, and not yet Avoided, shall be Questioned or Avoided by Reason of such Neglect or Omission, but all such Acts shall be and are hereby Declared and Enacted to be as Good and Effectual as if all and every such Person and Persons had Taken and Subscribed the said Oaths, and Received the said Sacrament, and Made and Subscribed the said Declaration, in Manner as aforesaid; Any Thing in the said Act to the Contrary notwithstanding; Neverthe-  
 less

less, so as such Person or Persons do and shall Take and Subscribe the said Oaths, and Receive the said Sacrament, and Make, Repeat and Subscribe the said Declaration, in such Manner and Form, and in such Place and Places, as are Directed and Appointed by the said Act, To Prevent the further Growth of Popery, on or before the First Day of August, Which shall be in the Year of Our Lord, One thousand seven hundred and forty two.

Provided, That this Act, or any Thing therein Contained, shall not Extend to Restore or Intitle any Person or Persons, to any Office or Employment, already Actually Avoided by Judgment of any of His Majesty's Courts of Record, or already filled up by any other Person; But that such Office or Employment, shall be and Remain in the Person or Persons, who is or are now Intitled by Law to the Same, as if this Act had never been Made.



it is as such person or persons do and  
shall take and subscribe the said Oath  
and receive the said Sacrament and  
shall be kept and submitted the said  
statute in such manner and form and  
in such place and place as the King  
and appointed by the said Statute. To prevent  
the further growth of Popery, on or before  
the said Day of Feast of St. Michael shall be in  
the City of London and elsewhere in  
the Kingdom and Towns.

Whosoever shall take the Oath of Supremacy  
shall be bound to do so in the presence of the  
Bishop or Minister and before of Testimony  
to and shall be sworn to the same  
whenever he shall be presented of any of  
the Bishop's Court of Record or otherwise  
called up by any other Justice, that he  
will take the said Oath and shall be and  
remain in the power of Justice until he  
do so and shall be liable to the same  
as if he had not taken the Oath.

A N  
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T O

Enable Archbishops and Bishops to  
Demise Part of their Demesne Lands, and  
to Change the Scite of their Mansion Hou-  
ses.

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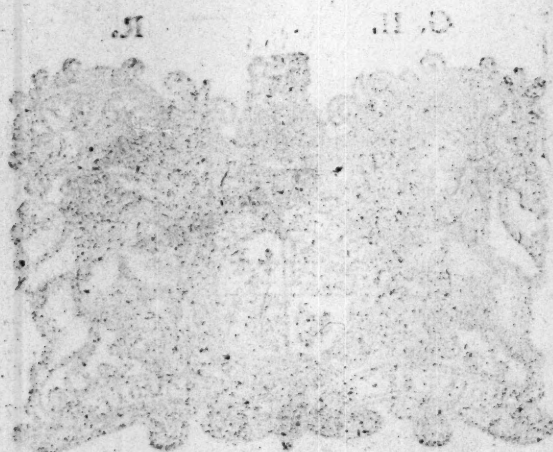


A N

A C T

T O

Enable Archbishops and Bishops to  
Denote Part of their Demesne Lands, and  
to Change the Site of their Mansion Hou-



D U B L I N

Printed by George Galignani, Printer to the King,  
at the King's Arms, in the Strand, 1750.  
LONDON: Printed by J. DODDING.

A N  
A C T  
T O

Enable Archbishops and Bishops to  
Demise Part of their Demesne Lands, and  
to Change the Scite of their Mansion-Hou-  
ses.

C H A P. V.

**W**H E R E A S several Archbishops  
and Bishops of this Kingdom,  
are Seized in Right of their  
Archbishopricks and Bishopricks, of Large  
Tracts of Land as Demesne or Mental  
Lands, being more than is necessary to be  
kept in their own Hands, and which can-  
not as the Laws now stand be Let for  
any longer Term than their respective  
Lives, or during their Continuance in their  
respective



CHAP. V. **respective Sees, by means whereof such Lands are Unimproved to the great Detriment of the Publick:**

And whereas Part of the Demesne or Mensal Lands, belonging to the severall Archbishops and Bishops in Right of their respective Archbishopricks and Bishopricks, are Situate in or near Towns Corporate and Market Towns, which if set in Small Parcels for Reasonable Terms, would be of great Service and Benefit to such Towns Corporate and Market Towns, and Promote the Carrying on the Linen Manufacture in such Towns:

Be it therefore Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal and Commons in this present Parliament Assembled, and by the Authority of the same, That it shall and may be Lawful to and for the Lord Lieutenant, or other Chief Governour or Governours of this Kingdom for the Time being, on the Application of any Archbishop to Grant a Commission to five or more Credible Persons, Dwelling within Ten Miles Distance at farthest from the said Demesne Lands, Impowring them or any Three of them, to View the Demesne or Mensal Lands belonging to such Archbishoprick, and Cause a Survey to be Taken, and a Map to be Made thereof,

thereof, and in such Map to Distinguish and set Apart such Part not less than Two Hundred and Fifty Acres Plantation Measure, of the said Lands as they shall Judge fit and sufficient for a Demesne for an Archbishop of that See, as actually Resident for the Support of his House, and keeping Hospitality in the said See, and the Nature and Quality thereof, and to Certifie the same under their Hands and Seals, to the Lord Lieutenant or other Chief Governour or Governours of this Kingdom for the Time being, in which Commission a Power shall be given to Two or more Justices of the Peace of the County, or One of the Counties in which the said Demesne Lands shall lie, to Administer an Oath to the said Commissioners so Appointed as aforesaid, Justly and Faithfully to Execute the said Commission according to the best of their Skill and Knowledge, which Oath the Commissioners who shall make such Certificate shall accordingly take; On return of which Certificate and Map, It shall and may be lawful to and for the said Lord Lieutenant or other Chief Governour or Governours of this Kingdom for the time being, by Writing under his or their Hands and Seals, to set out and settle a proper Demesne for such Archbishop, not containing less than Two Hundred and Fifty Acres Plantation Measure, and to Cause a Map thereof to be Made and Affixed



CHAP. to such Writing, which Writing and  
 V. Map, and also the said Certificate, shall be  
 ~~~~~ Lodged in the Council Office, and a Du-  
 plicate thereof being Lodged in the Arch-  
 bishops Registry, and the said Lands so  
 let out as Demesne or Mensal Lands,  
 shall allways from thenceforth be Esteemed  
 and Taken to be the Demesne or Mensal  
 Lands belonging to the said Archbishop  
 and his Successors, and that then and  
 from thenceforth, It shall and may be  
 lawfull to and for such Archbishop and  
 his Successors, to Demise the Remain-  
 ing Part of the said Demesne or Mensal  
 Lands, for such Term and Terms as is  
 hereinafter mentioned, (that is to say) all  
 such Lands as do Lie within any Town  
 Corporate or Market Town, or within  
 half a Mile thereof, for any Term not  
 exceeding Forty Years in Possession, and  
 all the Rest and Residue of such Lands  
 for such Term of Years as, by the Lawes  
 now in being, he is Impowred to De-  
 mise other Lands to the said Archbishop-  
 rick belonging.

And be it further Enacted by the Au-  
 thority aforesaid, That it shall and may  
 be Lawfull for any Archbishop, and his  
 Successors, on the Application of any Bishop  
 of his Province, to Grant a Commission  
 to five or more credible persons impow-  
 ering them, or any Three of them, to  
 View the Demesne or Mensal Lands be-  
 longing

longing to such Bishop, and Cause a Survey to be taken, and a Map to be made thereof, and in such Map, to distinguish and set apart, such Part of said Lands as they shall Judge fit, and Sufficient for a Demesne for a Bishop of that See, as actually Resident for the Support of his House, and keeping Hospitality in the said See, and the Nature and Quality thereof, and to Certifie the same, under their Hands and Seals, to the said Archbishop or his Successors, in which Commission, a Power shall be given to Two or more Justices of the Peace of the County or Counties, in which the said Demesne Lands shall lie, to Administer an Oath to the said Commissioners so appointed as aforesaid, Justly and Faithfully to Execute the said Commission, according to the best of their Skill and Knowledge, which Oath the Commissioners, who shall make such Certificate, shall accordingly take; on Return of which Certificate and Map, it shall and may be Lawful, to, and for the Archbishop of the said Province, and his Successors for the Time being, by Writing under the Archiepiscopal Seal, to set out and Settle a proper Demesne for such Bishop, not containing less than Two Hundred and fifty Acres, profitable Land, Plantation Measure, and to Cause a Map thereof to be made and Affixed to such Writing, which Writing and Map, and the said Certificate shall be Lodged

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in



CHAP. in the Registry of the Archbishop, and a  
 V. Duplicate thereof in the said Bishops Re-  
 gistry; and the said Lands so let out  
 as Demesne, shall alwayes, from thence-  
 forth be esteemed and taken to be the  
 Demesne or Mensal Lands, belonging to  
 the said Bishop and his Successors, and  
 that then, and from thenceforth, it shall,  
 and may be Lawful to, and for such  
 Bishop and his Successors, to Demise the  
 remaining part of the said Demesne or  
 Mensal Lands, for such Term and Terms  
 as is herein after mentioned (that is to say)  
 all such Lands as do lie within any Coln  
 Corporate, or Market Coln, or within  
 half a Mile thereof, for any Term not  
 exceeding Forty Years in possession, and  
 all the Rest and Residue of such Lands  
 for such Term of Years as, by the Lawes  
 now in Being, he is Impowered to  
 Demise other Lands to the Bishoppick  
 belonging.

Provided alwayes, That the full yearly  
 Value of such remaining part of the said  
 Demesne or Mensal Lands, as shall be  
 Demised pursuant to this Act, at the  
 Time of Leasing or Demising the same  
 without any Fine, shall be alwayes re-  
 served to the Archbishop or Bishop Demis-  
 ing the same, and his Successors upon  
 every such Demise.

Provided

Provided also, That if any Archbishop or Bishop, under Colour or Pretence of the Powers hereby granted to Demise, for the Term of forty Years, any of their nobl Demesne or Mensal Lands, which shall not be let out as Demesne or Mensal Lands pursuant to this Act, and which lie within a Town Corporate or Market Town, or within half a Mile thereof as aforesaid, shall include in such Demises, any other Lands belonging to their respective Sees, which lie at a further or greater Distance, than half a Mile from a Town Corporate, or Market Town, or shall Demise more than Ten Acres of the said Lands, to, or in Trust, or for the Use or Benefit of any one Person, then, and in all such Cases, every such Lease or Demise shall be utterly Void, to all Intents, Constructions and Purposes whatsoever, any Thing herein contained to the Contrary notwithstanding.

And Whereas an Act Passed in the Tenth Year of King William the Third of Glorious Memory, Intituled, An Act to Encourage the Building of Houses, and making other Improvements on Church Lands, and to Prevent Dilapidations; And another Act Passed in the Twelfth Year of His Late Majesty King George, Intituled, An Act to Explain and Amend an Act, Intituled, *An Act to Encourage Building of Houses, and Making other Improvements on Church Lands,*



CHAP.

V.

*and to Prevent Dilapidations; And another Act Passed in the Ninth Year of His present Majesty's Reign, Intituled, An Act for Making more Effectual an Act to Amend and Explain an Act, Intituled, An Act to Encourage Building of Houses, and Making other Improvements on Church Lands, and to Prevent Dilapidations :*

And Whereas several of the Mansion Houses of Archbishops and Bishops in this Kingdom, have been Built of Bad Materials, and are so Ill Built, Contrived and Situated, as that they Require to be Rebuilt, Which in many Places cannot conveniently be Done by the Reason of the Bad Situation thereof; And a Doubt hath Arisen Whether the Site of such Old Houses may be Changed, and a New House Built in any other Place, Within the Intent and Meaning of the said Acts, so as to Intitle the Archbishop or Bishop, that shall Build such New House, to the Encouragement Given in and by the said Acts for Building and Improving:

For Clearing of Which Doubt and the better Execution of the said Acts,

Be it Declared and Enacted by the Authority aforesaid, That it shall and may be Lawful to and for any Archbishop, by and with the Consent and Approbation of the Lord Lieutenant, or other Chief Governour

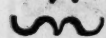
vernoꝝ oꝝ Governours of this Kingdom, for the Time being, Signified by Writing under the Hand and Seal of such Lord Lieutenant oꝝ other Chief Governoꝝ oꝝ Governours, and for any Bishop, by and with the Consent and Approbation of the Archbishop of the Province, Signified by Writing under his Hand and Archiepiscopal Seal, to Change the Scite of the Mansion House of such Archbishoprick oꝝ Bishoprick, and to Make, Build oꝝ Erect a New Mansion House, Out-Houses, Orchards, Gardens, and other necessary Improvements, on any other Part of his Demesne oꝝ Mensal Lands, oꝝ other Lands in his Possession belonging to his See, that shall be more fit and Convenient for the Residence and Habitation of him and his Successors; And that such Archbishop oꝝ Bishop who shall Build oꝝ Improve in Manner aforesaid, and shall procure such Certificate as is Directed by the said Recited Acts, of the Twelfth of his said Late Majesty, and Ninth of his present Majesty, shall be Intitled to all the Encouragements, and shall and may have, Take, Receive, and Recover all such Sum and Sums of Money, as he oꝝ they would oꝝ might be Intitled to have and Receive for the Building such House, and Making such Improvements, by the said Recited Acts of the Twelfth of his said Late Majesty, and the Ninth of his present Majesty, in Case such

I Houses



CHAP.

V.



Houses had been Built, or other Improvements Made on the Site of the said Old Mansion House of the said See; And that the immediate Successor of such Archbishop or Bishop, and his Successors respectively, and their respective Executors and Administrators shall also be Intitled to, and shall and may have, and Receive such Proportions of the Sum and Sums of Money Laid out, and Expended in Making and Erecting such New House, and making other Improvements as they should be respectively Intitled to, in Case the Site of such Mansion House had not been Changed; The said several and respective Sums to be Received and Recovered at such Times, and in such Manner, and by such Ways and Methods, as Archbishops and Bishops are Enabled by the said Recited Acts to Recover any Sum or Sums of Money Laid out in Building and Making other Improvements on their Demesne Lands; Any Thing in the said Recited Acts to the Contrary notwithstanding.

Provided always, That no Archbishop or Bishop who at the Time of his Building Pursuant to this Act, shall have a Mansion House on his See, shall be Intitled to or have any Certificate for Erecting or Building a New House, or making other Improvements in Virtue of this Act, until such time as he shall Execute

ecute and Perfect a Good and sufficient CHAP.  
Release and Discharge of all Demands V.  
Whatsoever, that he, his Executors or Ad-  
ministrators might or could have had, or  
be Intitled unto, for or on Account of  
the Building or Repairing of that House,  
Whereof the Site shall be changed Pur-  
suant to this Act.

Provided also, That no Archbishop or  
Bishop that shall so Build or Improve  
Pursuant to this Act, or his Successors,  
shall be Obliged to keep the former Man-  
sion House, or the Out-houses thereunto  
belonging, in Repair or be Chargeable  
With Dilapidations for not Repairing  
thereof.





A N  
A C T  
F O R

Continuing and Amending several  
Statutes now near Expiring, and for other  
Purposes therein Mentioned.

G. II:

R.



D U B L I N :

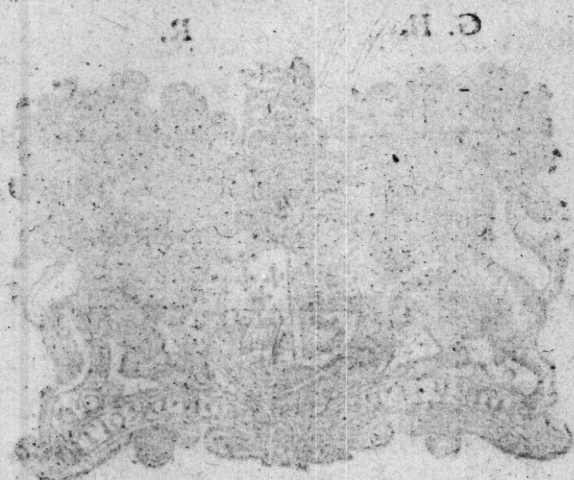
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CHAP.  
VI.

# ACT

Concerning and Amending Several  
Statutes now in Force  
Relating to the Militia



DUBLIN:  
Printed by George O'Sullivan, Printer to the King,  
at the Angel and Sun, in the Strand, 1792.  
MDCCLXXII.

A N  
A C T  
F O R

Continuing and Amending several  
Statutes now near Expiring, and for other  
Purposes therein Mentioned.

C H A P. VI.

**W**H E R E A S An Act passed in the  
Third Year of the Reign of His  
Present Majesty, Intituled, An Act  
for the better Discovery of Judgments, in the  
Courts of *King's-Bench*, *Common-Pleas*, and *Ex-  
chequer*, at *Dublin*; and for the greater Securi-  
ty of Purchasers ; Which said Act is near  
Expiring, but is thought fit to be Con-  
tinued :

Be it Enacted by the King's Most Ex-  
cellent Majesty, by and with the Advice  
and Consent of the Lords Spiritual and  
Temporal and Commons, in this Present



CHAP. Parliament Assembled, and by the Authority of the same, That the said Act and  
 VI. all and every Clause, Article, and Thing  
 ~ therein Contained, shall be Continued and be in Force for the Term of Eleven Years, to be Computed from the Twentry Fifth Day of March, One thousand seven hundred and forty two, and from thence to the End of the then next Session of Parliament and no longer.

And Whereas by An Act of Parliament Made in the Sixth Year of the Reign of Her late Majesty, Queen Anne, Intituled, an Act to Prevent the Disorders that may happen by the Marching of Soldiers, and for providing Carriages for the Baggage of Soldiers in their March ; It is among other things Enacted, that a sufficient Number of Carriages be Provided in Manner as by the said Act is Directed, so as the same do not exceed Three Wheel Cars, or Six Slide Cars for each Troop or Company :

And Whereas since the making of the said Act, the Troops and Companies have been greatly Augmented, and by the Present Establishment in this Kingdom each Company of Foot is to Consist of Seventy Private Men, Three Serjeants, Three Corporals, and Two Drums, and each Troop of Horse or Dragoons of Forty Private Men, so that the Number of Carriages

Carriages Provided by the said Act will not be sufficient: CHAP. VI.

Be it Enacted by the Authority aforesaid, That from and after the Twentieth Day of March, One thousand seven hundred and forty two, upon the March of any Regiment, Troop, Company, or Detachment, the Justices of the Peace, or Chief Magistrate, shall Issue his or their Order to the Constable or Constables as in the said former Act, to Provide a sufficient Number of Carriages, so as the same do not Exceed Five Wheel Carrs, or Ten Slide Carrs for each Troop or Company, for which the Sum of Three Pence per Mile, for each Wheel Carr, and the Sum of One Penny Half Penny per Mile, for every Slide Carr shall be Paid, which Sum or Sums to be Advanced shall be Repaid by the Vice Treasurer of this Kingdom, without Fee or Reward, and so in Proportion upon any future Augmentation or Reduction of the Number of Men, in the Troop and Company upon the Establishment of this Kingdom.

And Whereas an Act passed in the First Year of his present Majesty's Reign, Intituled, An Act for the more easy Recovery of Tythes, and other Ecclesiastical Dues of small Value; which said Act was Revived and Continued, by another Act made in the Fifth Year



CHAP. VI. Year of his present Majesty's Reign, In-  
 tituled, An Act for continuing several Tem-  
 porary Statutes, made in this Kingdom, and  
 now near Expiring, and for the Amendment  
 of the Statutes therein mentioned, and was  
 further Revived and Continued, by an-  
 other Act made in the Seventh Year  
 of his present Majesty's Reign, [Intitule-  
 led, An Act for continuing several Temporary  
 Statutes, and for other Purposes therein men-  
 tioned,] until the Twentry Fifth Day of  
 March, One thousand seven hundred and  
 forty, and from thence to the End of this  
 present Session of Parliament.

And whereas it is thought Conveni-  
 ent, that the said Acts should be conti-  
 nued;

Be it therefore Enacted by the Autho-  
 rity aforesaid, That the said Recited Acts,  
 made in the First Year, and in the Fifth  
 Year of the Reign of his present Ma-  
 jesty, and all, and every the Clauses, Ar-  
 ticles and Provisoos therein contained, so  
 far as they Relate to the Recovery of  
 Tythes and other Ecclesiastical Dues of  
 small Value, shall be, and the same is  
 hereby continued in full Force, for the  
 Term of Eleven Years, from the Twentry  
 Fifth Day of March, One thousand seven  
 hundred and forty two, and from thence  
 to the End of the then next Session of  
 Parliament.

And

And Whereas, by an Act of Parliament made in the Third Year of the said Majesty King GEORGE the Second, Intituled, An Act for the Encouragement of Tillage, and better Employment of the Poor, and also for the more Effectual putting in Execution, an Act, Intituled, *An Act to Encourage the Draining and Improving of Bogs, and Unprofitable Low Grounds, and for Easing and Dispatching the Inland Carriage and Conveyance of Goods from one Part to another within this Kingdom; and also, for laying several Duties upon Coaches, Berlins, Chariots, Calashes, Chaises and Chairs, and upon Cards and Dice, and upon Wrought and Manufactured Gold and Silver Plate, Imported into or made in Ireland, for the Purposes therein mentioned; and also, for Repealing the Duties Payable upon the Exportation of Wool, Bay-Yarn, and Woollen-Yarn out of this Kingdom for England: It is Enacted, that Twenty Pounds per Annum, should be paid to the Assay-Master of the City of Dublin, for the Time being, for his Trouble in Collecting and Receiving the Duty thereby laid upon Wrought and Manufactured Plate:*

And Whereas the said Salary of Twenty Pounds per Annum, is Apprehended to be too small a Reward for the great Labour, Expence and Trouble, which the said Assay-Master is Necessarily put to in the Execution of the said Employment;



CHAP.

VI.

**Be it therefore Enacted by the Authority**  
**aforsaid, That the Commissioners appoin-**  
**ted by the said Act, may be Impowered**  
**to grant an Additional Salary to the said**  
**Assay-Master for Time being, not exceed-**  
**ing Twenty Pounds.**

**N** And whereas the said Salary of Twenty  
 Pounds per Annum is appointed to  
 be too small a Salary for the great  
 Labour and Trouble which the said  
 Assay-Master is necessarily put to in the  
 Execution of the said Employment

A N  
A C T  
F O R

The better Regulation of Partner-  
ships, to Encourage the Trade and Manu-  
factures of this Kingdom.



D U B L I N :

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Most Excellent Majesty, at the *King's-Arms* and *Two*  
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111

THE UNIVERSITY OF CHICAGO  
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and RARE  
MIDWAY

A N  
A C T  
F O R

The better Regulation of Partner-  
ships, to Encourage the Trade and Manufac-  
tures of this Kingdom.

C H A P. VII.

**W**H E R E A S it would be of Ge-  
neral Service to this Kingdom,  
that Partnerships in Business  
were under proper Regulations, and more  
especially for the Establishing of Fisheries;  
Opening and Working of Mines; and  
the Carrying on, and Improving the  
Linen Manufacture; which cannot so Ef-  
fectually be Done by Single Persons:

And Whereas many useful Undertak-  
ings Attempted to be Carried on in Part-  
nership,



CHAP. Partnership, have been greatly Retarded and  
 VII. Some intirely Defeated by the Inability  
 ~ of Obstinacy of the Partners:

For Remedy whereof, Be it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the Same, That if any Number of Persons not exceeding Nine, shall, from and after the first Day of June, One thousand seven hundred and forty two, Enter into a Contract of Partnership by Writing under their Hands and Seals, for the Opening and Working of any Coal Mines, or other Mine or Mineral, or for Carrying on of any Trade, Business or Manufacture aforesaid, by a Common or United Stock, not exceeding Ten Thousand Pounds Sterling in the Whole, at any one Time during the Continuance of the said Partnership; And if any one or more of such Partners as aforesaid, his, her or their Executors, Administrators or Assigns, and if the Guardian or Trustee of any Partner or Partners being under the Age of Twenty One Years, shall Neglect or Refuse to pay into the Joint Stock such Part, Proportion, or Quota of any Sum or Sums of Money, as he, she or they shall from Time to Time be Liable to by the Deed, Articles, or Agreement of such

such Partnership, for the Space of Three Calendar Months next, after any such Partner or Partners, his, her or their Executors, Administrators or Assigns, or the Space of Nine Months next, after any such Guardian or Guardians, Trustee or Trustees of such Minors, as the Case shall be and Require, shall be Served with a Summons or Notice in Writing for that Purpose, Signed by the Major Part of the Partners aforesaid, or by such Person or Persons as shall be Legally Authorized for that Purpose, by the Original Deed or Deeds of Partnership, or in Pursuance of the same, then and in such Case it shall and may be Lawful for such Major Part of the Partners aforesaid, or other Person or Persons as shall be thereunto Legally Authorized, by the Original Deed or Deeds of Partnership, or in Pursuance thereof, to Expole to Sale by Publick Cant to the highest Bidder, such Part, Share or Proportion of such Partner or Partners, his, her or their Executors, Administrators or Assigns, so Refusing or Neglecting to Pay the Sum Charged upon him, her or them as aforesaid.

Provided allways that Notice shall be first Given Eight several Times successively by Advertisement in the Dublin Gazette, of the Time and Place of every such Sale; And also that the Money Arising from every



CHAP. every such Sale, shall be paid over to such  
 VII. Person or Persons, as shall be Intitled to  
 such Share or Shares at the respective  
 Time and Times of every such Sale, the  
 Expences of the said Advertisements and  
 Sale, and such rateable Part or Proporti-  
 on of all Debts Affecting the Joint Stock,  
 as shall be Due at the Time of such  
 Sale, being thereout first Deducted.

And be it further Enacted by the Au-  
 thority aforesaid, That if any Part, Share  
 or Proportion in such Trade, Business or  
 Manufacture shall by Death or otherwise  
 fall to, or become the Property of any  
 Person or Persons under Age, the Guar-  
 dian or Guardians, Trustee or Trustees  
 of such Person or Persons so under Age,  
 shall be Impowered to go on with the  
 said Trade, Business or Manufacture,  
 and to pay into the Joint Stock, that  
 Part or Proportion of such Sum or Sums  
 of Money, as the Person or Persons so  
 under Age, and as a Partner in the said  
 Trade, Business or Manufacture is or  
 shall be Liable to, and that it may be in  
 the power of such Guardian or Guardi-  
 ans, Trustee or Trustees, to Sell and  
 Dispose of to the best Advantage such  
 Part, Share or Proportion in any such  
 Trade, Business or Manufacture, And  
 such Guardian or Guardians, Trustee or  
 Trustees shall be accountable to such Per-  
 son or Persons, When they Come to full  
 Age,

Age, for any Sum or Sums of Money, Gain or Profit Arising either by that Sale, or Carrying on of the said Stock.

CHAP.  
VII.  
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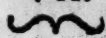
And be it further Enacted by the Authority aforesaid, That every such Guardian or Guardians, Trustee or Trustees, of such Person or Persons so under Age, shall be Allowed the space of Six Calendar Months, to make their Election, whether they will Continue the Infant Stock in such Partnership or Sell out the same, and shall at the End of the said Six Months Signify the same in Writing, to the rest of the Partners or Proprietors of the said Partnership Stock.

Provided althways, And be it further Enacted by the Authority aforesaid, That if any such Partner or Partners, or Person or Persons, Deriving any Right or Title under the said Partnership, shall at any Time or Times, make any Transfer or Assignment, of any Share or Part thereof, or Declare any Trust of any Share or Part thereof, to or for any Number of Persons exceeding the Number of Nine, or shall open or Cause to be opened, any Book or Books for Subscriptions, to be made by any Number of Persons exceeding the Number of Nine, in order to the Raising any Sum or Sums of Money, under pretence of Carrying on the said Partnership, or shall by him, her or themselves,



CHAP.

VII.



selves, their Agents or Servants, Receive any Sum or Sums of Money whatsoever, of any Number of Persons exceeding in the whole, the Number of Nine, for such or the like Intents and Purposes of a Partnership, or shall presume to Act as a Corporate Body, or shall Divide the said Partnership Shares into any Number exceeding Nine, or in Case the said Partnership Stock, shall at any Time hereafter become Vested in, or in Trust, for more than Nine Persons, or their Representatives at any one Time (reckoning Executors and Administrators, as and for the Single Person whom they Represent as to such Interest as they are or shall be Intitled to, in Right of such their Testator or Intestate) or if by any Means or Device, the said Partnership or Capital Stock shall be Increased to above the Sum of Ten Thousand Pounds, That then in all or any the said Cases, no Benefit or Advantage of the Polbers in this Act mentioned, shall remain to such Partner or Partners, but that as to them this Act and every Clause, Matter, and Thing therein Contained, shall be Null and Void to all Intents and Purposes whatsoever.

A N  
A C T  
F O R

The more effectual Securing the  
Payment of Rents, and Preventing Frauds  
by Tenants.

G. II.

R.



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Car.  
VII

A C T

For the more effectual securing the  
Revenue of the Customs and Excise



Enacted by the said Majesty in the  
first year of her said Majesty's said Majesty's  
said Majesty's said Majesty's said Majesty's

A N  
A C T  
F O R

The more effectual Securing the Pay-  
ment of Rents, and Preventing Frauds by  
Tenants.

C H A P. VIII.

**W**H E R E A S the several Laws here-  
tofoze made for the better Securing  
of Rents, and to prevent Frauds com-  
mitted by Tenants, have not proved Suf-  
ficient to obtain the good Ends and Pur-  
poses designed thereby, but the fraudulent  
Practices of Tenants, and the Mischief  
intended by the said Acts to be prevented,  
have of late Years, rather increased to the  
great Loss and Damage of their Lessors  
or Landlords: For Remedy Whereof,



Anno Regni Decimo Quinto

Be it Enacted by the King's Most Excellent Majesty, by, and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That from and after the First Day of May, in the Year of our Lord, One thousand seven hundred and forty two, in Case any Tenant or Tenants, any Person or Persons paying any Rent-Charge or Rent-Charges, Fee-Farmer or Fee-Farmers, Lessee or Lessees, for Life or Lives, Term of Years, at Will, Sufferance or otherwise, of any Messuages, Lands, Tenements or Hereditaments, upon the Grant, Demise or Holding, whereof any Rent is, or shall be Reserved, Due or made Payable, shall Fraudulently or clandestinely, convey away, or Carry off, or from such Premises, his, her or their Goods or Chattels, to prevent the Grantee or Grantees, of Rent-Charges, Grantor or Grantors of Fee-Farms, Landlord or Lessor, Landlords or Lessors, from Distraining the same for Arrears of Rent so Reserved, Due or made Payable; it shall and may be Lawful to, and for every Grantee or Grantees, Landlord or Lessor, Landlords or Lessors within this Kingdom, or any Person or Persons by him, her or them for that Purpose, lawfully Empowered within the Space of Twenty Days next ensuing, such Conveying away or Carrying off, such Goods or Chattels

tels as aforesaid, to Take and Seize such CHAP. VIII.  
 Goods and Chattels wherever the same  
 shall be found, as a Distress for the said  
 Arrears of Rent, and the same to Sell,  
 or otherwise Dispose of, in such Manner  
 as if the said Goods and Chattels had  
 actually been Distrained, by such Gran-  
 tee or Grantees, Lessor or Landlord,  
 Lessors or Landlords, in, and upon  
 such Premises for such Arrears of Rent;  
 Any Law, Custom or Usage to the Con-  
 trary in any wise Notwithstanding.

Provided allways, That no Landlord or  
 Lessor, or other Person intituled to such  
 Arrears of Rent, shall Take or Seize any  
 such Goods or Chattels as a Distress for  
 the same, which shall be Sold bona fide,  
 and for a valuable Consideration before  
 such Seizure made to any Person or Per-  
 sons not Privy to such Fraud as afore-  
 said; Any thing herein contained to the  
 contrary Notwithstanding.

And to deter Tenants from such frau-  
 dent conveying away their Goods and  
 Chattels, and others from Willfully Aid-  
 ing or Assisting therein, or Concealing the  
 same;

Be it further Enacted by the Authority  
 aforesaid, That from and after the said  
 First Day of May, One thousand seven  
 hundred and forty two, if any such Gran-  
 toz,



CHAP.

VIII.

For, Free-Farmer, Tenant or Lessee, shall fraudulently remove and convey away his or her Goods or Chattels as aforesaid, or if any Person or Persons, shall wilfully and knowingly Aid or Abett any such Grantor, Free-Farmer, Tenant or Lessee, in such fraudulent conveying away, carrying off of any Part of his or her Goods or Chattels, or in concealing the same, all and every Person and Persons so offending, shall forfeit and pay to the Landlord or Landlords, Lessor or Lessors, from whose Estates such Goods and Chattels were fraudulently carried off as aforesaid, or to the Person or Persons intitled to such Rent-Charge or Free-Farm Rent, double the Value of the Goods by him, her or them respectively carried off or concealed as aforesaid, to be recovered by Action of Debt in any of His Majesty's Courts of Record in Dublin, wherein no Writ, Prohibition or Stay of Law shall be allowed, nor more than one Imparllance.

Provided always, And be it Enacted by the Authority aforesaid, That where the Goods and Chattels so fraudulently Carried off or Concealed, shall not exceed the Value of Twenty Pounds, it shall and may be Lawful for the Grantee or Grantees of Rent Charges, Grantor or Grantees of Free-Farms, Landlord or Landlords, Lessor or Lessors, from whose Estate such Goods or Chattels were removed,

moved, his, her or their, Bailiff, Servant or Agent, in his, her or their behalf, to Exhibit a Complaint by Civil Bill against such Offender or Offenders, before the Judges at the respective Assizes, to be held for the several Counties wherein such Offender or Offenders do Reside respectively, or before the Justices at the Quarter-Sessions to be held for the County of Dublin, or for the County of the City of Dublin, in Case the Premises, from which such Removal is made, Lie within those Districts, who upon full Proof of the Offence, and also of the Value of the Goods and Chattels by such Tenant, Lessee or other Person respectively, so fraudulently Carried off or Concealed as aforesaid, shall Adjudge and Decree the Offender or Offenders, to pay Double the Value of the said Goods and Chattels, to such Grantee or Grantees of Rent-Charges, Grantor or Grantors of Free-Houses, Landlord or Landlords, Lessor or Lessors, his, her or their, Bailiff, Servant or Agent, with like Execution and Remedy by Appeal as in other Cases of Civil Bill.

And be it further Enacted by the Authority aforesaid, That from and after the first Day of May, which shall be in the Year of Our Lord, One thousand seven hundred and forty two, it shall and may be Lawful to and for every Grantee or Grantees of Rent Charges, Grantor or



CHAP. Grantors of Fee-farms, Lessor of Land-  
 VIII. lord, Lessors of Landlords, or his, or their  
 ~ Steward, Bailiff, Receiver, or other Per-  
 son or persons, Impowered by him, her  
 or them, to Take and Seize as a Distress  
 for Arrears of Rent, any Chattel or Stock  
 of their respective Tenant or Tenants,  
 Feeding or Depasturing upon any Com-  
 mon, Appendant or Appurtenant, or any  
 Ways belonging to all or any Part of  
 the Premises Demised or Holden, and the  
 same to Sell or otherwise Dispose of, in  
 such manner as if the said Goods and  
 Chattels had Actually been Distrained, by  
 such Grantee or Grantees, Grantor or  
 Grantors, Lessor of Landlord, Lessors of  
 Landlords, in and upon such Premises for  
 such Arrears of Rent; Any Law, Cul-  
 tom or Usage to the Contrary notwith-  
 standing.

And whereas great Difficulties and In-  
 conveniencies, frequently Arise to Land-  
 lords and Lessors and other persons tak-  
 ing Distresses for Rent, in Removing the  
 Goods and Chattels or Stock Distrained  
 off the Premises, in Cases Where by Law  
 they may not be Impounded and Secur-  
 ed thereupon, and also to the Tenants  
 themselves many times by the Damages  
 Unavoidably done to such Goods and  
 Chattels or Stock in the Removal there-  
 of:

Be it Enacted by the Authority aforesaid, That from and after the said first Day of May, One thousand seven hundred and forty three, it shall and may be Lawful to and for any Person or Persons Lawfully taking any Distress for any kind of Rent, to Impound or otherwise secure the Distress so made of what Nature or kind soever it may be, in such Place or on such Part of the Premises Chargeable with the Rent, as shall be most fit and Convenient for the Impounding and Securing such Distress, and to Appraise, Sell and Dispose of the same, upon the Premises in like manner, and under the like Directions and Restraints to all Intents and Purposes, as any Person taking a Distress for Rent may now do off the Premises, and that it shall and may be Lawful to and for any Person or Persons whatsoever, to come and go to, and from, such Place or Part of the said Premises where any Distress for Rent shall be Impounded and Secured as aforesaid, in order to View, Appraise and Buy, and also in order to Carry off or Remove the same, on Account of the Purchaser thereof; And if any Pound, Breach or Rescous shall be made, of any Goods or Chattels or Stock Distrained for Rent, and Impounded or otherwise Secured by Virtue of this Act, the Person or Persons Agrieved thereby shall have

¶

the



CHAP. the like Remedy as in Cases of Pound,  
VIII. Breach of Restons.

And whereas the Possessions of Estates in Lands, Tenements, and Hereditaments, are Rendered very Persecutions, by the frequent and fraudulent Practice of Tenants in Attorning to Strangers, who Claim Title to the Estates of their respective Landlord or Landlords, Lessor or Lessors, who by that means are turned out of Possession of their respective Estates, and put to the Difficulty and Expence of Recovering the Possession thereof, by Actions or Suits at Law: For Remedy whereof,

Be it Enacted by the Authority aforesaid, That from and after the said first Day of May, One thousand seven hundred and forty two, all and every such Attornment and Attornments of any Tenant or Tenants, of any Messuages, Lands, Tenements or Hereditaments, shall be absolutely Null and Void to all Intents and Purposes whatsoever, and the Possession of their respective Landlords or Landlord, Lessor or Lessors, shall not be Deemed or Construed to be any Ways Changed, Altered or Affected by any such Attornment or Attornments.

Provided allways, That Nothing herein Contained shall Extend to Vacate or Affect

Affect any Attornment, Made Pursuant CHAP.  
to and in Consequence of any Judgment VIII.  
at Law, or Decree, or Order of a Court  
of Equity, or Made with the Privy  
and Consent of the Landlord or Land-  
lords, Lessor or Lessors, or to any Mort-  
gagee after the Mortgage is become for-  
feited.

And whereas great Inconveniences have  
happened and may happen to Landlords,  
whose Tenants have power to Deter-  
mine their Leases by Giving Notice to  
Quit the Premises by them Holden, and  
yet Refusing to Deliver up the Possessi-  
on, when the Landlord hath agreed with  
another Tenant for the same:

Be it Enacted by the Authority afore-  
said, That from and after the said first  
Day of May, One thousand seven hundred  
and forty two, in Case any Tenant or  
Tenants having power to Determine their  
Leases, by Giving Notice to Quit the  
Premises by them Holden, shall Give No-  
tice in Writing of his, her or their In-  
tention to Quit the Premises, by him,  
her or them Holden at a Time Mentioned  
in such Notice, and shall not according-  
ly Deliver up the Possession thereof, at  
the Time in such Notice Contained, That  
then the said Tenant or Tenants, his,  
her or their Executors or Administrators,



CHAP.  
VIII.  
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shall from thenceforth pay to the Landlord  
of Landlords, Lessor or Lessors Double  
the Rent or Sum which he, she or they  
should otherwise have paid, to be Levied,  
Sued for and Recovered at the same  
Times, and in the same Manner as the  
Single Rent or Sum, before the Giving  
such Notice, could be Levied, Sued for,  
or Recovered, and such Double Rent or  
Sum shall Continue to be paid, during  
all the Time such Tenant or Tenants  
shall Continue in Possession as afore-  
said.

And be it further Enacted by the Authori-  
ty aforesaid, That from and after the said  
First Day of May, One thousand seven  
hundred and forty two, in all Actions of  
Trespasse, or upon the Case to be brought  
against any Person or Persons, Intitled  
to Rents or Services of any Kind, his,  
her or their Bailiff or Receiver, or any  
other Person or Persons Relating to any  
Entry by Virtue of this Act, or other-  
wise upon the Premises Chargeable with  
such Rents or Services, or to any Dis-  
tress or Seizure, Sale or Disposall of any  
Goods or Chattels, thereupon it shall and  
may be lawful to, and for the Defendant  
or Defendants in such Actions, to plead  
the general Issue, and give the special  
Matter in Evidence, any Law or Usage  
to the contrary Notwithstanding; and in  
Case

Cale the Plaintiff or Plaintiffs in such Ac- CHAP.  
tion, shall become Nonsuit, Discontinue his, VIII.  
her or their Action, or have Judgment a-  
gainst him, her or them, the Defendant  
or Defendants shall Recover double Costs  
of Suit.

Provided alwayes, And be it Enacted by  
the Authority aforesaid, That this Act  
shall continue and be in Force for the  
Space of Two Years, and from thence  
to the End of the then next Session of  
Parliament and no longer.

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to the Parliament of England in 1701. The  
 Act of Settlement 1701, which settled the  
 crown on the Hanoverian line, was passed  
 in the first year of George's reign. It was  
 the result of a long and complicated process  
 of negotiation and compromise between the  
 various parties concerned.

provided that the king should be a Protestant  
 and that the crown should be inherited by  
 the Protestant line. The Act also provided  
 that the king should be a member of the  
 Church of England, and that he should not  
 marry a Catholic. The Act was a landmark  
 in the history of the British monarchy, as it  
 established the principle of hereditary  
 succession on a Protestant basis.

A N  
A C T  
T O

Explain and Amend a Clause in  
An Act Passed in this Kingdom, in the  
Second Year of the Reign of Her late  
Majesty Queen Anne, Intituled, *An Act to  
Prohibit Butchers from being Graziers, and  
to Redress several Abuses in Buying and  
Selling of Cattle, and in Slaughtering and  
Packing of Beef, Tallow and Hydes.*



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Explain and Amend a Clause in  
An Act Passed in this Kingdom, in the  
Second Year of the Reign of Her late  
Majesty Queen Anne, Intituled, An Act to  
Prohibit Butchers from being Gravers, and  
to Restrict several Matters in Buying and  
Selling of Cattle, and in Slaughtering and  
Packing of Beef, Tallow and Hides.



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CHAP. IX.

IX.

Buying and Selling of Cattle, and in the Slaughter and Packing of Beef, Tallow and Hides, it is among other things enacted, That no Person or Persons using or exercising the Trade, Craft or Mystery of a Butcher within the City of Dublin, or within Five Miles thereof, should from and after the First Day of May, that next Enuing, sell any live Oxen, Sheep, Calves or Lambs, or any other Person or Persons, using or exercising the same Trade or Mystery of a Butcher, under the Penalty in the said Act expessed.

**Explain and Amend a Clause in an Act** Passed in this Kingdom, in the Second Year of the Reign of Her late Majesty Queen Anne, Intituled, *An Act to Prohibit Butchers from being Graziers, and to Redress several Abuses in Buying and Selling of Cattle, and in Slaughtering and Packing of Beef, Tallow and Hides.*

CHAP. IX.

**W**HEREAS by an Act of Parliament passed in this Kingdom, in the Second Year of the Reign of Her late Majesty Queen Anne, Intituled, *An Act to prohibit Butchers from being Graziers, and to Redress several Abuses in*

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Buying



**CHAP.** Buying and Selling of Cattle, and in the  
**IX.** Slaughtering and Packing of Beef, Tallow and  
 Hides, **It is among other Things Enacted,**  
 That no Person or Persons using or exercising the  
 Trade, Craft or Myſtery of a Butcher within the  
 City of *Dublin*, or within Five Miles thereof, ſhould,  
 from and after the Firſt Day of *May* then next  
 Enſuing, **T**ell any fat Oxen, Steers, Cows, Sheep,  
 Calves or Lambs, either Alive or Dead, to  
 any other Person or Persons, uſing or exerciſing  
 the ſame Trade or Myſtery of a Butcher, under  
 the Penalty in the ſaid Act expreſſed.

And Whereas, divers evil minded Per-  
 ſons, exerciſing the Trade of a Butcher,  
 do Buy and Ingroſs into their Hands  
 upon the Roads leading to the City of  
*Dublin*, and in the Markets thereof, greater  
 Numbers of the beſt Oxen, Sheep, Steers,  
 Colbs, Calves, Lambs and Swine, than  
 they can ſell by Retail to the Inhabi-  
 tants of the ſaid City, at their Shops or  
 Stalls, and with Intent to Sell the Car-  
 caſſes and Joints of ſuch Oxen, Sheep,  
 Steers, Colbs, Calves, Lambs and Swine,  
 to other Perſons uſing or exerciſing the  
 ſame Trade or Myſtery of a Butcher, to  
 be Sold again in the Markets of the ſaid  
 City and Liberties adjoining, whereby con-  
 ſiderable Gain doth ariſe to themſelves, the  
 Beſt of Meats Ingroſſed into ſew Hands,  
 the Price of Victuals greatly Inhanced,  
 and the true Intent of the ſaid for-  
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of the said Act in and to the said Act and to the IX.  
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Be it Enacted by the King's Most Excellent Majesty, by and With the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That from and after the First Day of May, One thousand seven hundred and forty two, no Person or Persons, using or exercising the Trade, Craft or Mystery of a Butcher Within the City of Dublin, or Within five Miles thereof, by Himself, Servant, Agent, or any other Person shall Sell the Carcass or Carcasses, Side, Quarter or other Joint of Beef, Mutton, Veal, Lamb or Pork, to any other Person or Persons using or exercising the Trade, Craft or Mystery of a Butcher; to be Sold again, or Exposed to Sale in the Market of the said City or the Liberties adjoining; and that from and after the Time aforesaid, no Person or Persons, using or exercising the Trade, Craft or Mystery of a Butcher Within the said City, or Within five Miles thereof, shall by Himself, Servant, or any other Person, Sell, or Expose to Sale the Carcass or Carcasses, Side, Quarter or Joint of any Oxen, Steer, Cow, Sheep, Calf, Lamb or Swine, which He, She or They shall not have Bought, and had in their actual



CHAP.

IX.

possession alive: And if any Person or Persons shall Offend in the Premises, and be thereof Convicted by their own Confession, or by the Oath of Two or more credible Witnesses, before the Lord Mayor of the said City, or any Two Justices of the Peace of the said City, and in the Liberties adjoining to the City of Dublin, before the respective Seneschalls who are hereby impow-ered to hear and Determine the same; such Offender or Offenders shall for every such Offence, Forfeit the Sum of Twenty Shillings, to be levied by Sale of his Goods and Chattels, by Warrant under the Hands and Seals of such Magistrate or Justices, or Seneschals, by Distress and Sale of the Offender or Offenders Goods, rendering the Overplus (if any be) to the Owner or Owners thereof, after the Deduction of the reasonable Charges for taking the said Distress, and out of the said Distress, to pay the said respective Penalties and Forfeitures to the Informer, and in Case such Offender or Offenders shall not have Goods and Chattels sufficient to Answer the said Penalties, such Offender or Offenders, by Warrant to be made under the Hand and Seal of such Magistrate, Justices of the Peace, or Seneschal for that Purpose. shall be publickly Whipped Three Market Days successively through the said City or Liberties where such Offence shall be committed.

Provided allways, that all Prosecutions upon this Act, shall be commenced within one Month after the Offence committed, and that no Person who shall be Convicted and pay the Penalty for any Offence committed against this Act, shall be Liable to any of the Penalties in the said recited Act, for the same Offence, or if any Person shall be Convicted and pay the Penalty on the said recited Act, such Person shall not be Liable to any of the Penalties herein contained for the same Offence.

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It is the duty of the Government to protect the rights of its citizens and to maintain the peace and order of the Nation. The Government is committed to the principles of justice and equality for all.

MA

A N  
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F O R

Explaining and Amending an Act,  
Intituled, *An Act for the further Encourage-  
ment of Finding and Working Mines and  
Minerals in this Kingdom.*



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FOR

Explaining and Amending an Act,  
intituled, An Act for the further Encourage-  
ment of Finding and Working Mines and  
Minerals in this Kingdom.



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Most Excellent Majesty, at the King's Arms and Lion  
Bible in Apsle Street, MDCCLII.

of all Mines and Minerals within their respective Manors, Clives or Lands, at, and under such Rules, Conditions and Restrictions, as therein particularly Mentioned:

**AN ACT**  
**FOR**  
**Explaining and Amending an Act,**

*Intituled, An Act for the further Encouragement of Finding and Working Mines and Minerals in this Kingdom.*

**CHAP. X.**

**W**HEREAS by an Act of Parliament made in this Kingdom, in the Tenth Year of the Reign of his late Majesty King George the First, Intituled, *An Act for the further Encouragement of Finding and Working Mines and Minerals within this Kingdom*; It is among other things Enacted, That all Bodies Politick and Corporate, and others therein mentioned, should thereby be Impowered to Make and Grant Leases, not Exceeding Thirty one Years,



CHAP. of all Mines and Minerals within their respective Manors, Glebes or Lands, at, and under, such Rents, Conditions and Restrictions, as are therein particularly Mentioned :

And Whereas the said Act hath not had the Desired Effect, chiefly for want of sufficient Power to make and carry necessary Drains and Levels, through the Lands near or Adjoining to such Mines, and a Doubt hath Arisen Whether the said Act Extends to Coal Mines;

Be it Declared and Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That all and every Person or Persons, Bodies Politick and Corporate, Impowered by the said Act to Grant and make Leases, of any Mines and Minerals, shall and may make like Leases of all or any Coal Mines or Mines, which are already found, or which shall or may be hereafter found, within their respective Lands, and shall and may Open, Dig and Work, all Coal Mines to them respectively belonging, and Waile and Carry away the Coals thereof, or make Leases thereof, for such Term or Number of Years, and at such Rent, and with, and under such Conditions, Restrictions, and Limitations, and with such Privileges

leges and Polbers, and in such Manner CHAP.  
and Form, as they are respectively Im- X.  
polbered to make or Grant by the said Re-  
cited Act, of, for and concerning, any o-  
ther Mine or Mineral; And that the said  
Act and every Clause and Article therein  
Contained, and not herein and hereby al-  
tered or Repealed, shall be Construed to  
Extend to the Finding and Working of  
Coal Mines, and Carrying away the  
Coals thereof, as fully to all Intents  
and Purposes as if Coal Mines had been  
particularly mentioned and Inserted there-  
in.



And in such manner  
 and as they are respectively  
 referred to in the said  
 Act, of for and concerning  
 the same of General; And that the said  
 Act and every Clause and Article therein  
 contained, and not herein and hereby al-  
 tered or amended, shall be continued to  
 extend to the printing and publishing of  
 Book of Hours, and varying always the  
 same thereof as fully to all persons  
 and persons as if Book of Hours had been  
 particularly mentioned and inserted there-  
 in.

IN A D

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T O

Revive and Amend an Act, Made  
in the Sixth Year of His late Majesty King  
George the First, Intituled, *An Act for E-  
recting and Continuing Lights in the City of  
Dublin, and the several Liberties adjoining;  
And also, in the Cities of Cork and Limerick,  
and Liberties thereof, as far as the same Re-  
lates to the Liberties Adjoining to the City of  
Dublin, and to the Cities of Cork and Limerick,  
and the Liberties thereof.*

G. II. R.



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CLAP.  
XI.

A N  
A C T  
T O

Revive and Amend an Act, Made  
in the Sixth Year of His late Majesty King  
George the First, Intituled, An Act for E-  
recting and Continuing Lights in the City of  
Dublin, and the several Liberties adjoining;  
And also, in the Cities of Cork and Limerick,  
and Liberties thereof, as far as the same Re-  
lates to the Liberties Adjoining to the City of  
Dublin, and to the Cities of Cork and Limerick,  
and the Liberties thereof.

G. II. R.



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Bibles in Fleet Street. MDCCLII.

~~Amended by the Act made in the Fifth Year of his late Majesty King James the First, Intituled, An Act for Erecting and Continuing Lights in the City of Dublin, and the several Liberties Adjoining; And also, in the Cities of Cork and Limerick, and Liberties thereof, as far as the same Relates to other Liberties Adjoining to the City of Dublin, and to the Cities of Cork and Limerick, and the Liberties thereof;~~

**ACT**

**Revive and Amend an Act, Made in the Sixth Year of His late Majesty King George the First, Intituled, An Act for Erecting and Continuing Lights in the City of Dublin, and the several Liberties Adjoining; And also, in the Cities of Cork and Limerick, and Liberties thereof, as far as the same Relates to other Liberties Adjoining to the City of Dublin, and to the Cities of Cork and Limerick, and the Liberties thereof;**

CHAP. XI.

**W**HEREAS An Act passed in the Sixth Year of His late Majesty's Reign, Intituled, An Act for Erecting and Continuing Lights in the City of Dublin, and the several Liberties Adjoining; And also, in the Cities of Cork and Limerick, and Liberties thereof; Which said Act was

h h 2

Amended



CHAP.  
XI.

Amended by An Act made in the Eighth Year of His said late Majesty's Reign, Intituled, An Act for Amending An Act, Intituled, An Act for Erecting and Continuing Lights in the City of Dublin, and the several Liberties Adjoining; And also, in the Cities of Cork and Limerick, and Liberties thereof; Which said Act was Explained and Amended by another Act, made in the Third Year of His present Majesty's Reign, Intituled, An Act for Explaining and Amending An Act, made in the Sixth Year of the Reign of His late Majesty King George the First, Intituled, An Act for Erecting and Continuing Lights in the City of Dublin, and the several Liberties Adjoining; And also, in the Cities of Cork and Limerick, and Liberties thereof. Which said Acts are now Expired, but it is thought Convenient to Revive and Continue, so much thereof as Relates to the Liberties Adjoining to the City of Dublin, and to the Cities of Cork and Limerick, and the Liberties thereof:

Wherefore be it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament Assembled, and by the Authority of the same, That all and every Clause, Article and Proviso, in the said Acts Contained, Touching, and in Respect of the Cities of Cork and Limerick, and Liberties thereof, and of the Archbishop of Dublin, and his Successors, and Earl

Earl of Meath, and the Lords of the Liberties of Thomas-Court and Donore, for the time being, Except such Parts thereof as are Altered by this Act, shall be Revived and Remain, and be in full Force and Effect, as they stood before the Expiration of the said Acts, to all Intents and Purposes, for the Space of Twenty one Years, to Commence from the First Day of May, in the Year of Our Lord, One thousand seven hundred and forty two.

CHAP.  
XI.

And be it further Enacted by the Authority aforesaid, That it shall be lawful for the Mayor and Common Council, of the Cities of Cork and Limerick respectively, from Time to Time during the Term of Twenty one Years, from the First Day of May, One thousand seven hundred and forty two, to Nominate and Appoint, such Person or Persons as to them shall seem proper, to Erect and Maintain Lights in the Cities of Cork and Limerick, and in the respective Liberties thereof, which Person or Persons so to be Nominated and Appointed, and none other, shall have full Power and Authority, to Erect and Maintain Lights in the said Cities of Cork and Limerick, and the respective Liberties thereof, in the same Manner, of the same Kind, Dimensions, Fashion and Goodness, and Set up at the same Height, and Placed at the like Distance, and to be Maintained With good and sufficient Lights,



CHAP. to be Lighted up and Continue Burning  
 XI. With Double Wick, and a sufficient  
 ~~~~~ Quantity of Rape Oyl of the Produce of  
 this Kingdom, or of Sun Fish Oyl made  
 in this Kingdom, as Directed by the said  
 Act of the Sixth Year of His late Ma-  
 jesty's Reign.

And be it Enacted by the Authority a-  
 foresaid, That for the Paying and Bear-  
 ing all the Charges and Expences of all  
 the said Lanthorns and Publick Lights  
 so to be Erected and Maintained, there  
 shall be Allowed and Paid by the Inha-  
 bitants of the said respective Cities of Cork  
 and Limerick, and Liberties thereof, such  
 Sum, not exceeding Fifteen Shillings for  
 each Lamp in each Year, as the Mayor  
 and Common Council of the said respec-  
 tive Cities, shall Appoint to be Applotted  
 by the Vestries of each Parish, Within the  
 said respective Cities of Cork and Limerick,  
 and their respective Liberties, on the first  
 Monday next after the Twenty Fourth  
 Day of June, in every Year during the  
 said Term, such Sums to be paid at such  
 Times and in such Manner as is Ap-  
 pointed by the before mentioned Act, for  
 the Lights Erected in the said respective  
 Cities and Liberties.

Provided allways, That no one Rate or  
 Applotment on any one House, shall ex-  
 ceed Five Shillings, nor on any one House  
 be

be less than one Shilling, and that in Case CHAP.  
 the said Vestries or any of them, shall Ne- XI.  
 glect to make such Applotment for the  
 Space One Month, then the Mayor and  
 any Four of the Aldermen of the said respec-  
 tive Cities of Cork and Limerick, may As-  
 semble and Appoint Five Persons in each  
 Parish, within the said City and Liber-  
 ties thereof, where there shall be such Ne-  
 glect to Applot the said Lamp-Money in  
 their respective Parishes.

And Be it further Enacted by the Au-  
 thority aforesaid, That the Person or Per-  
 sons, so to be Nominated and Appointed,  
 for Erecting and Continuing the Lamps  
 as aforesaid, shall, by him or themselves,  
 or Servants, have full Power and Law-  
 ful Authority to Collect, Distrain and Re-  
 ceive to his or their own Use, all such  
 Sum and Sums of Money, as shall be  
 Payable for Erecting and Maintaining  
 such Lights, according to such Applot-  
 ments to be Made as aforesaid, and to be  
 Levied in such Manner as by the aforesaid  
 Act is Appointed; And in Case of  
 Nonpayment by the Space of Twenty  
 one Days after Demand Made, it shall  
 and may be Lawful to and for such Per-  
 son or Persons, as shall be Nominated and  
 Appointed for Erecting and Maintaining  
 Lamps as aforesaid, or their Servants,  
 within the said respective Cities of Cork  
 and Limerick, and their respective Liberties,



CHAP. from Time to Time and at all Times  
 XI. hereafter, as often as there shall be Occa-  
 sion to Distrain for such Assessment or  
 Rates, upon any Inhabitant that shall  
 Refuse or Neglect to pay the Same, and  
 to Make Sale of such Distress or Distres-  
 ses, Deducting thereout what shall be  
 really Due, Returning the Overplus to  
 the Owner, so as no Distress be Taken  
 for more than One Years Arrears; And  
 in Case the Person or Persons so to be  
 Nominated and Appointed to Erect and  
 Maintain Lamps as aforesaid, or those  
 to be Employed by them to Attend the  
 said Lamps, shall be Negligent in Per-  
 forming their Duties respectively, in Erect-  
 ing and Fitting out Lanthorns and  
 Lamps, in all Convenient Places Within  
 the said respective Cities of Cork and Li-  
 merick, and their respective Liberties, or in  
 Maintaining the Lights, and Snuffing  
 them, and Cleansing the Glass of the  
 Lanthorns as they ought to be, or if any  
 Person or Persons Employed to attend the  
 Lamps, shall Imbezzle or Misapply the  
 Oyl, Cotton or Wick Delivered to him  
 or them, or if any Person or Persons shall  
 Wilfully and Maliciously, Break any Lan-  
 thorns or Lights, or Pull out any Irons  
 fixed for holding them, or Break any  
 Glass Windows or Pallisadoes, and shall  
 be thereof Convicted before the Chief Ma-  
 gistrates of the said Cities for the Time  
 being, in like Manner as mentioned in  
 the

the aforesaid Act, such Person and Persons shall forfeit for every such Default, Neglect or Offence, such and the like Forfeitures, as are Mentioned in the said Act, to be Levied and Disposed of, and Suffer such Penalties as the said Act Directs, With like Privilege to any Person or Persons that shall be Sued, for Doing or Causing to be Done any Thing in Pursuance hereof, Pleading the General Issue, and Giving the Special Matter in Evidence, and having such Cost as is Mentioned in the aforesaid Act; And if any Replevin shall be Brought or Prosecuted for any Distress, to be Taken by Virtue hereof, the same shall be Heard summarily, and finally Determined by and before the respective Chief Magistrate of the said Cities of Cork and Limerick, for the Time being, and not elsewhere, in like Manner as by the said Act, the Mayors of the said Cities of Cork and Limerick, were to Determine such Replevins; And that the Person or Persons that shall be Nominated and Appointed to Erect and Maintain the said Lights as aforesaid, shall Within Twenty one Days after being so nominated and appointed, Enter into Security of Five Hundred Pounds Sterling, before the respective Chief Magistrates of the said Cities of Cork and Limerick, for the true Performance on his or their Parts of all that ought to be Observed and

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CHAP.  
XI.

performed by him or them, according to the Directions of the aforesaid Act, and at the same Time take before such Chief Magistrates the Oaths, and Subscribe the Declaration mentioned in the Act, to prevent the further Growth of Popery; and continue in such Office or Employment during good Behaviour, and no longer.

And be it further Enacted by the Authority aforesaid, That a Pattern Lanthorn and Irons, shall be Deposited with, and always kept by the respective Chief Magistrates of the said Cities of Cork and Limerick as directed by the aforesaid Act, to the Intent that the Lamps may be constantly kept up, according to the Dimensions of the said Pattern.

And whereas the Method prescribed by the said Act, for raising Money for Erecting and continuing Lights in the Liberties of Saint Sepulchres, and of Thomas-Court and Donore, hath been found to be Unequal and Burthenfome to the poorer Sort of the Inhabitants of the said Liberties:

Be it therefore Enacted by the Authority aforesaid, That from and after the first Day of May, in the Year One thousand seven hundred and forty two, the same Number of Lamps required by the said former

former Acts, to be Created and Enlightened in the said Liberties of Thomas-Court and Donore, and Saint Sepulchres, shall be Continued and Enlightened in their said Liberties respectively, by the Archbishop of Dublin and his Successors, and Earl of Meath, and the Lords of the Liberties of Thomas-Court and Donore for the Time being, or the Persons by them respectively Nominated and Authorized for that Purpose, and in Lieu and Stead of the several Sums by the said former Acts directed and appointed, to be paid to the Persons Authorized by the Archbishop of Dublin and his Successors, and the Earl of Meath, and the Lords of the Liberties of Thomas-Court and Donore, in their said respective Liberties, that the Yearly Sum of fifteen Shillings for each Lamp be Raised and paid by the several Inhabitants of the said respective Liberties, to the Persons Authorized as aforesaid.

And Whereas the Method prescribed by the said former Acts, of leaving Lamp-Money in the said respective Liberties, without Regard had to the respective Value of the Houses chargeable therewith, proved Unequal:

And Whereas a Great, or the greatest Part of the said Liberties is Extraparochial, and therefore the aforesaid several



CHAP.

XI.

Summs cannot be Ascertained or Applotted at the Vestries, as is ordered to be done in the City of Dublin, by an Act of Parliament made in the Eleventh Year of the Reign of His Present Majesty:

Be it therefore Enacted by the Authority aforesaid, That from and after the first Day of May, in the Year One thousand seven hundred and forty two, the several and respective Grand-Juries of the said Liberties, shall at their respective Easter Leets in each Year appoint four of the Inhabitants of each Liberty, who shall (being thereunto sworn in the said respective Leets) Applot on the several Inhabitants of the said Liberties respectively, the said Sum of Fifteen Shillings a Year for each Lamp to be Erected, to be raised Rateably out of each House, and in Proportion to the Value thereof, which Sum or Sums when so Applotted and no more, the said several and respective Inhabitants of each House, are hereby required to pay to the Persons Authorized as aforesaid, by the Archbishop of Dublin and his Successors, and by the Earl of Meath, and the Lords of the Liberties of Thomas-Court and Donore, their Executors, Administrators or Assigns respectively, during the Term of Twenty One Years from the first of May, One thousand seven hundred and forty two, and for the Recovery of which Sum or Sums so Applotted

ted, the said Persons Authorized as aforesaid, their Executors, Administrators and Assigns, shall have the same Remedy as by the said former Acts they had for Recovery of the Money thereby appointed to be paid for Erecting and Enlightening the the said Lamps. CHAP. XI.

And be it Enacted by the Authority aforesaid, That in Case any Grand-Jury of any of the said respective Liberties, Neglect to appoint such Applotters in the Easter Leet, in Manner herein before prescribed, or in case such Applotters be appointed, and they Neglect or Refuse to make such Applotment for the Space of one Month, that then and in that Case, such Applotments be Ascertained by Four other of the Inhabitants of the Liberty, where such Neglect or Refusal shall be made, which Four shall be Appointed by the Seneschal of such Liberty for the Time being, and by him Sworn to make such Applotment in Manner aforesaid, which Applotment when made, shall within Six Days after the making of the same, be Returned to the said Persons respectively Authorized as aforesaid, by the Archbishop of Dublin and his Successors, and the Earl of Meath, and the Lords of the Liberties of Thomas-Court and Donore for the Time being, their respective Executors, Administrators or Assigns, to be a Charge upon every



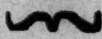
CHAP. every Inhabitant of each House, and to be  
 XI. Levied in Manner, and with the like Remedy  
 as aforesaid, and in Case such Persons so Ap-  
 pointed by the said respective Seneschals,  
 shall refuse to make such Apploement, or  
 to Return the same in the Time aforesaid,  
 it shall and may be Lawful for the  
 said respective Seneschals to Fine the Per-  
 son or Persons so Neglecting or Refusing  
 in any Sum not exceeding Twenty Pounds,  
 to be Recovered by the respective Per-  
 sons Authorized as aforesaid, their several  
 and respective Executors, Administrators  
 and Assigns, by Bill, Plaint or Informa-  
 tion to be Exhibited in any of His Ma-  
 jesty's Courts in Dublin, wherein no  
 Essoign, Protection or Wager of Law  
 shall be allowed, and but one Impar-  
 lance.

And Whereas the Person Authorized by  
 the Earl of Meath, pursuant to the said  
 former Acts, to Enlighten the said Liber-  
 ties of Thomas-Court and Donore, hath (not-  
 withstanding the Expiration of the said  
 Acts) continued to Enlighten the said Li-  
 berties, in the same Manner they were  
 heretofore Enlightened by Virtue of the said  
 expired Acts:

Be it Enacted by the Authority aforesaid,  
 That the said Sum of Fifteen Shillings  
 a Year for each Lamp, shall be paid by  
 the

Georgii Secundi Regis.

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by the Inhabitants of the said Liberties of CHAP.  
Thomas-Court and Donore, as well for the XI.  
Time past, since the Expiration of the said   
Acts, as for the Time to come, to be Ap-  
plotted and Levied in Manner afore-  
said.

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F I N I S.

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